109TH CONGRESS 1ST SESSION

H. R. 3402

To authorize appropriations for the Department of Justice for fiscal years 2006 through 2009, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 22, 2005

Mr. Sensenbrenner (for himself, Mr. Conyers, Ms. Ginny Brown-Waite of Florida, Mr. Green of Wisconsin, Mr. Schiff, Mr. Weiner, and Mr. Coble) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To authorize appropriations for the Department of Justice for fiscal years 2006 through 2009, 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,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Department of Justice Appropriations Authorization Act,
- 6 Fiscal Years 2006 through 2009".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.

- Sec. 101. Authorization of appropriations for fiscal year 2006.
- Sec. 102. Authorization of appropriations for fiscal year 2007.
- Sec. 103. Authorization of appropriations for fiscal year 2008.
- Sec. 104. Authorization of appropriations for fiscal year 2009.

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

Subtitle A—Assisting Law Enforcement and Criminal Justice Agencies

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

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

Sec. 211. Office of Weed and Seed Strategies.

Subtitle C—Assisting Victims of Crime

- Sec. 221. Grants to local nonprofit organizations to improve outreach services to victims of crime.
- Sec. 222. Clarification and enhancement of certain authorities relating to Crime Victims Fund.
- Sec. 223. Amounts received under crime victim grants may be used by State for training purposes.
- Sec. 224. Clarification of authorities relating to Violence Against Women formula and discretionary grant programs.
- Sec. 225. Expansion of grant programs assisting enforcement of domestic violence cases to also assist enforcement of sexual assault cases.
- Sec. 226. Change of certain reports from annual to biennial.
- Sec. 227. Clarification of recipients and programs eligible for grants under Rural Domestic Violence and Child Abuse Enforcement Assistance program.

Subtitle D—Preventing Crime

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

Subtitle E—Other Matters

- Sec. 241. Changes to certain financial authorities.
- Sec. 242. Coordination duties of Assistant Attorney General.
- Sec. 243. Simplification of compliance deadlines under sex-offender registration laws.
- Sec. 244. Repeal of certain programs.
- Sec. 245. Elimination of certain notice and hearing requirements.
- Sec. 246. Amended definitions for purposes of Omnibus Crime Control and Safe Streets Act of 1968.
- Sec. 247. Clarification of authority to pay subsistence payments to prisoners for health care items and services.
- Sec. 248. Office of Audit, Assessment, and Management.
- Sec. 249. Community Capacity Development Office.
- Sec. 250. Office of Applied Law Enforcement Technology.
- Sec. 251. Availability of funds for grants.
- Sec. 252. Consolidation of financial management systems of Office of Justice Programs.
- Sec. 253. Authorization and change of COPS program to single grant program.
- Sec. 254. Clarification of persons eligible for benefits under Public Safety Officers' Death Benefits programs.
- Sec. 255. Research-based bullying prevention programs.
- Sec. 256. Reauthorization of juvenile accountability block grants.
- Sec. 257. Sex offender management.

TITLE III—MISCELLANEOUS PROVISIONS

- Sec. 301. Technical amendments relating to Public Law 107–56.
- Sec. 302. Miscellaneous technical amendments.
- Sec. 303. Minor substantive amendment relating to contents of FBI annual report.
- Sec. 304. Use of Federal training facilities.
- Sec. 305. Privacy officer.
- Sec. 306. Bankruptcy crimes.
- Sec. 307. Report to Congress on status of United States persons or residents detained on suspicion of terrorism.
- Sec. 308. Technical correction relating to definition used in "terrorism transcending national boundaries" statute.
- Sec. 309. Increased penalties and expanded jurisdiction for sexual abuse offenses in correctional facilities.
- Sec. 310. Expanded jurisdiction for contraband offenses in correctional facilities.
- Sec. 311. Magistrate judge's authority to continue preliminary hearing.
- Sec. 312. Technical corrections relating to steroids.
- Sec. 313. Prison Rape Commission extension.
- Sec. 314. Longer statute of limitation for human trafficking-related offenses.
- Sec. 315. Use of Center for Criminal Justice Technology.
- Sec. 316. SEARCH grants.

TITLE IV—VIOLENCE AGAINST WOMEN REAUTHORIZATION ACT OF 2005

- Sec. 401. Short title.
- Sec. 402. Definitions and requirements for programs relating to violence against women.

TITLE V—ENHANCING JUDICIAL AND LAW ENFORCEMENT TOOLS TO COMBAT VIOLENCE

- Sec. 501. STOP grants improvements.
- Sec. 502. Grants to encourage arrest and enforce protection orders improvements.
- Sec. 503. Legal assistance for victims improvements.
- Sec. 504. Court training and improvements.
- Sec. 505. Full faith and credit improvements.
- Sec. 506. Privacy protections for victims of domestic violence, dating violence, sexual violence, and stalking.
- Sec. 507. Stalker database.
- Sec. 508. Victim assistants for District of Columbia.
- Sec. 509. Preventing cyberstalking.
- Sec. 510. Repeat offender provision.
- Sec. 511. Prohibiting dating violence.
- Sec. 512. GAO study and report.

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

- Sec. 601. Technical amendment to Violence Against Women Act.
- Sec. 602. Sexual assault services program.
- Sec. 603. Amendments to the rural domestic violence and child abuse enforcement assistance program.
- Sec. 604. Assistance for victims of abuse.
- Sec. 605. GAO study of National Domestic Violence Hotline.
- Sec. 606. Grants for outreach to underserved populations.

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

- Sec. 701. Services and justice for young victims of violence.
- Sec. 702. Grants to combat violent crimes on campuses.
- Sec. 703. Safe havens.
- Sec. 704. Grants to combat domestic violence, dating violence, sexual assault, and stalking in middle and high schools.

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

Sec. 801. Preventing violence in the home.

TITLE IX—PROTECTION FOR IMMIGRANT VICTIMS OF VIOLENCE

Sec. 900. Short title; references to VAWA-2000; regulations.

Subtitle A—Victims of Crime

- Sec. 901. Conditions applicable to U and T visas.
- Sec. 902. Clarification of basis for relief under hardship waivers for conditional permanent residence.
- Sec. 903. Adjustment of status for victims of trafficking.

Subtitle B—VAWA Petitioners

- Sec. 911. Definition of VAWA petitioner.
- Sec. 912. Self-petitioning for children.

- Sec. 913. Self-petitioning parents.
- Sec. 914. Promoting consistency in VAWA adjudications.
- Sec. 915. Relief for certain victims pending actions on petitions and applications for relief.
- Sec. 916. Access to VAWA protection regardless of manner of entry.
- Sec. 917. Eliminating abusers' control over applications for adjustments of status.
- Sec. 918. Parole for VAWA petitioners and for derivatives of trafficking victims.
- Sec. 919. Exemption of victims of domestic violence, sexual assault and trafficking from sanctions for failure to depart voluntarily.
- Sec. 920. Clarification of access to naturalization for victims of domestic violence.
- Sec. 921. Prohibition of adverse determinations of admissibility or deportability based on protected information.
- Sec. 922. Information for K nonimmigrants about legal rights and resources for immigrant victims of domestic violence.
- Sec. 923. Authorization of appropriations.

Subtitle C—Miscellaneous Provisions

- Sec. 931. Removing 2 year custody and residency requirement for battered adopted children.
- Sec. 932. Waiver of certain grounds of inadmissibility for VAWA petitioners.
- Sec. 933. Employment authorization for battered spouses of certain non-immigrants.
- Sec. 934. Grounds for hardship waiver for conditional permanent residence for intended spouses.
- Sec. 935. Cancellation of removal.
- Sec. 936. Motions to reopen.
- Sec. 937. Removal proceedings.
- Sec. 938. Conforming relief in suspension of deportation parallel to the relief available in VAWA-2000 cancellation for bigamy.
- Sec. 939. Correction of cross-reference to credible evidence provisions.
- Sec. 940. Technical corrections.

TITLE X—SAFETY ON TRIBAL LANDS

- Sec. 1001. Purposes.
- Sec. 1002. Consultation.
- Sec. 1003. Analysis and research on violence on tribal lands.
- Sec. 1004. Tracking of violence on tribal lands.
- Sec. 1005. Tribal Division of the Office on Violence Against Women.
- Sec. 1006. GAO report to Congress on status of prosecution of sexual assault and domestic violence on tribal lands.

1 TITLE I—AUTHORIZATION OF 2 APPROPRIATIONS

2	APPROPRIATIONS
3	SEC. 101. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
4	CAL YEAR 2006.
5	There are authorized to be appropriated for fiscal
6	year 2006, to carry out the activities of the Department
7	of Justice (including any bureau, office, board, division,
8	commission, subdivision, unit, or other component there-
9	of), the following sums:
10	(1) General administration.—For General
11	Administration: \$161,407,000.
12	(2) Administrative review and appeals.—
13	For Administrative Review and Appeals:
14	\$216,286,000 for administration of pardon and
15	clemency petitions and for immigration-related ac-
16	tivities.
17	(3) Office of inspector general.—For the
18	Office of Inspector General: \$72,828,000, which
19	shall include not to exceed \$10,000 to meet unfore-
20	seen emergencies of a confidential character.
21	(4) GENERAL LEGAL ACTIVITIES.—For General
22	Legal Activities: \$679,661,000, which shall in-
23	clude—
24	(A) not less than \$4,000,000 for the inves-
25	tigation and prosecution of denaturalization and

1	deportation cases involving alleged Nazi war
2	criminals;
3	(B) not less than \$15,000,000 for the in-
4	vestigation and prosecution of violations of title
5	17 of the United States Code; and
6	(C) not to exceed \$20,000 to meet unfore-
7	seen emergencies of a confidential character.
8	(5) Antitrust division.—For the Antitrust
9	Division: \$144,451,000.
10	(6) United States attorneys.—For United
11	States Attorneys: \$1,626,146,000.
12	(7) Federal Bureau of Investigation.—
13	For the Federal Bureau of Investigation:
14	\$5,761,237,000, which shall include not to exceed
15	\$70,000 to meet unforeseen emergencies of a con-
16	fidential character.
17	(8) United States Marshals Service.—For
18	the United States Marshals Service: \$800,255,000.
19	(9) FEDERAL PRISON SYSTEM.—For the Fed-
20	eral Prison System, including the National Institute
21	of Corrections: \$5,065,761,000.
22	(10) Drug enforcement administration.—
23	For the Drug Enforcement Administration:

- 1 \$70,000 to meet unforeseen emergencies of a confidential character.
- 3 (11) Bureau of Alcohol, Tobacco, Fire-4 ARMS AND EXPLOSIVES.—For the Bureau of Alco-5 hol, Tobacco, Firearms and Explosives: 6 \$923,613,000.
- 7 (12) FEES AND EXPENSES OF WITNESSES.—
 8 For Fees and Expenses of Witnesses: \$181,137,000,
 9 which shall include not to exceed \$8,000,000 for
 10 construction of protected witness safesites.
 - (13) Interagency crime and Drug Enforcement: \$661,940,000 for expenses not otherwise provided for, for the investigation and prosecution of persons involved in organized crime drug trafficking, except that any funds obligated from appropriations authorized by this paragraph may be used under authorities available to the organizations reimbursed from such funds.
 - (14) FOREIGN CLAIMS SETTLEMENT COMMISSION.—For the Foreign Claims Settlement Commission: \$1,270,000.
- 23 (15) COMMUNITY RELATIONS SERVICE.— For 24 the Community Relations Service: \$9,759,000.

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1	(16) Assets forfeiture fund.—For the As-
2	sets Forfeiture Fund: \$21,468,000 for expenses au-
3	thorized by section 524 of title 28, United States
4	Code.
5	(17) United States Parole Commission.—
6	For the United States Parole Commission:
7	\$11,300,000.
8	(18) FEDERAL DETENTION TRUSTEE.—For the
9	necessary expenses of the Federal Detention Trust-
10	ee: \$1,222,000,000.
11	(19) Justice information sharing tech-
12	NOLOGY.—For necessary expenses for information
13	sharing technology, including planning, development,
14	and deployment: \$181,490,000.
15	(20) Narrow Band communications.—For
16	the costs of conversion to narrowband communica-
17	tions, including the cost for operation and mainte-
18	nance of Land Mobile Radio legacy systems:
19	\$128,701,000.
20	(21) Administrative expenses for certain
21	ACTIVITIES.—For the administrative expenses of the
22	Office of Justice Programs, the Office on Violence
23	Against Women, and Office of Community Oriented

Policing Services:

1	(A) \$121,105,000 for the Office of Justice
2	Programs.
3	(B) \$14,172,000 for the Office on Violence
4	Against Women.
5	(C) \$31,343,000 for the Office of Commu-
6	nity Oriented Policing Services.
7	SEC. 102. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
8	CAL YEAR 2007.
9	There are authorized to be appropriated for fiscal
10	year 2007, to carry out the activities of the Department
11	of Justice (including any bureau, office, board, division,
12	commission, subdivision, unit, or other component there-
13	of), the following sums:
14	(1) General administration.—For General
15	Administration: \$167,863,000.
16	(2) Administrative review and appeals.—
17	For Administrative Review and Appeals:
18	\$224,937,000 for administration of pardon and
19	clemency petitions and for immigration-related ac-
20	tivities.
21	(3) Office of inspector general.—For the
22	Office of Inspector General: \$75,741,000, which
23	shall include not to exceed \$10,000 to meet unfore-
24	seen emergencies of a confidential character.

1	(4) General legal activities.—For General
2	Legal Activities: \$706,847,000, which shall in-
3	clude—
4	(A) not less than \$4,000,000 for the inves-
5	tigation and prosecution of denaturalization and
6	deportation cases involving alleged Nazi war
7	criminals;
8	(B) not less than \$15,600,000 for the in-
9	vestigation and prosecution of violations of title
10	17 of the United States Code; and
11	(C) not to exceed \$20,000 to meet unfore-
12	seen emergencies of a confidential character.
13	(5) Antitrust division.—For the Antitrust
14	Division: \$150,229,000.
15	(6) United States attorneys.—For United
16	States Attorneys: \$1,691,192,000.
17	(7) Federal Bureau of Investigation.—
18	For the Federal Bureau of Investigation:
19	\$5,991,686,000, which shall include not to exceed
20	\$70,000 to meet unforeseen emergencies of a con-
21	fidential character.
22	(8) United States Marshals Service.—For
23	the United States Marshals Service: \$832,265,000.

- 1 (9) Federal Prison System.—For the Federal Prison System, including the National Institute of Corrections: \$5,268,391,000.
- 4 (10) Drug enforcement administration.—
 5 For the Drug Enforcement Administration:
 6 \$1,784,820,000, which shall include not to exceed
 7 \$70,000 to meet unforeseen emergencies of a confidential character.
- 9 (11) BUREAU OF ALCOHOL, TOBACCO, FIRE-10 ARMS AND EXPLOSIVES.—For the Bureau of Alco-11 hol, Tobacco, Firearms and Explosives: 12 \$960,558,000.
 - (12) FEES AND EXPENSES OF WITNESSES.—
 For Fees and Expenses of Witnesses: \$188,382,000,
 which shall include not to exceed \$8,000,000 for
 construction of protected witness safesites.
 - (13) Interagency crime and Drug Enforcement: \$688,418,000, for expenses not otherwise provided for, for the investigation and prosecution of persons involved in organized crime drug trafficking, except that any funds obligated from appropriations authorized by this paragraph may be used under authorities available to the organizations reimbursed from such funds.

(14) Foreign claims settlement commis-1 2 SION.—For the Foreign Claims Settlement Commis-3 sion: \$1,321,000. 4 (15) Community relations service.—For 5 the Community Relations Service: \$10,149,000. 6 (16) Assets forfeiture fund.—For the As-7 sets Forfeiture Fund: \$22,000,000 for expenses au-8 thorized by section 524 of title 28, United States 9 Code. 10 (17) United States Parole Commission.— 11 For the United States Parole Commission: 12 \$11,752,000. 13 (18) Federal Detention Trustee.—For the 14 necessary expenses of the Federal Detention Trust-15 ee: \$1,405,300,000. 16 (19) Justice information sharing tech-17 NOLOGY.—For necessary expenses for information 18 sharing technology, including planning, development, 19 and deployment: \$188,750,000. 20 NARROWBAND COMMUNICATIONS.—For 21 the costs of conversion to narrowband communica-22 tions, including the cost for operation and mainte-23 nance of Land Mobile Radio legacy systems:

\$133,849,000.

1	(21) Administrative expenses for certain
2	ACTIVITIES.—For the administrative expenses of the
3	Office of Justice Programs, the Office on Violence
4	Against Women, and the Office of Community Ori-
5	ented Policing Services:
6	(A) \$125,949,000 for the Office of Justice
7	Programs.
8	(B) \$15,600,000 for the Office on Violence
9	Against Women.
10	(C) \$32,597,000 for the Office of Commu-
11	nity Oriented Policing Services.
12	SEC. 103. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
13	CAL YEAR 2008.
14	There are authorized to be appropriated for fiscal
	There are authorized to be appropriated for fiscal year 2008, to carry out the activities of the Department
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15 16	year 2008, to carry out the activities of the Department
15 16 17	year 2008, to carry out the activities of the Department of Justice (including any bureau, office, board, division,
15 16 17	year 2008, to carry out the activities of the Department of Justice (including any bureau, office, board, division, commission, subdivision, unit, or other component there-
15 16 17 18	year 2008, to carry out the activities of the Department of Justice (including any bureau, office, board, division, commission, subdivision, unit, or other component thereof), the following sums:
15 16 17 18	year 2008, to carry out the activities of the Department of Justice (including any bureau, office, board, division, commission, subdivision, unit, or other component thereof), the following sums: (1) General Administration.—For General
15 16 17 18 19	year 2008, to carry out the activities of the Department of Justice (including any bureau, office, board, division, commission, subdivision, unit, or other component thereof), the following sums: (1) General Administration: \$174,578,000.
15 16 17 18 19 20 21	year 2008, to carry out the activities of the Department of Justice (including any bureau, office, board, division, commission, subdivision, unit, or other component thereof), the following sums: (1) General Administration: \$174,578,000. (2) Administrative review and appeals.—
15 16 17 18 19 20 21	year 2008, to carry out the activities of the Department of Justice (including any bureau, office, board, division, commission, subdivision, unit, or other component thereof), the following sums: (1) General Administration: \$174,578,000. (2) Administrative Review and Appeals: For Administrative Review and Appeals:

1	(3) Office of inspector general.—For the
2	Office of Inspector General: \$78,771,000, which
3	shall include not to exceed \$10,000 to meet unfore-
4	seen emergencies of a confidential character.
5	(4) GENERAL LEGAL ACTIVITIES.—For General
6	Legal Activities: \$735,121,000, which shall in-
7	clude—
8	(A) not less than \$4,000,000 for the inves-
9	tigation and prosecution of denaturalization and
10	deportation cases involving alleged Nazi war
11	criminals;
12	(B) not less than \$16,224,000 for the in-
13	vestigation and prosecution of violations of title
14	17 of the United States Code; and
15	(C) not to exceed \$20,000 to meet unfore-
16	seen emergencies of a confidential character.
17	(5) Antitrust division.—For the Antitrust
18	Division: \$156,238,000.
19	(6) United States attorneys.—For United
20	States Attorneys: \$1,758,840,000.
21	(7) Federal Bureau of investigation.—
22	For the Federal Bureau of Investigation:
23	\$6,231,354,000, which shall include not to exceed
24	\$70,000 to meet unforeseen emergencies of a con-
25	fidential character.

- 1 (8) United States Marshals Service.—For 2 the United States Marshals Service: \$865,556,000.
- 3 (9) FEDERAL PRISON SYSTEM.—For the Fed-4 eral Prison System, including the National Institute 5 of Corrections: \$5,479,127,000.
- 6 (10) Drug enforcement administration.—
 7 For the Drug Enforcement Administration:
 8 \$1,856,213,000, which shall include not to exceed
 9 \$70,000 to meet unforeseen emergencies of a con10 fidential character.
- 11 (11) BUREAU OF ALCOHOL, TOBACCO, FIRE12 ARMS AND EXPLOSIVES.—For the Bureau of Alco13 hol, Tobacco, Firearms and Explosives:
 14 \$998,980,000.
 - (12) FEES AND EXPENSES OF WITNESSES.—
 For Fees and Expenses of Witnesses: \$195,918,000,
 which shall include not to exceed \$8,000,000 for
 construction of protected witness safesites.
 - (13) Interagency crime and Drug Enforcement: \$715,955,000, for expenses not otherwise provided for, for the investigation and prosecution of persons involved in organized crime drug trafficking, except that any funds obligated from appropriations authorized by this paragraph may be

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1 used under authorities available to the organizations 2 reimbursed from such funds. 3 (14) Foreign claims settlement commis-4 SION.—For the Foreign Claims Settlement Commis-5 sion: \$1,374,000. 6 (15) Community relations service.—For 7 the Community Relations Service: \$10,555,000. 8 (16) Assets forfeiture fund.—For the As-9 sets Forfeiture Fund: \$22,000,000 for expenses au-10 thorized by section 524 of title 28, United States 11 Code. 12 (17) United States Parole Commission.— For 13 the United States Parole Commission: 14 \$12,222,000. 15 (18) Federal Detention Trustee.—For the 16 necessary expenses of the Federal Detention Trust-17 ee: \$1,616,095,000. 18 (19) Justice information sharing tech-19 NOLOGY.—For necessary expenses for information 20 sharing technology, including planning, development, 21 and deployment: \$196,300,000. 22 (20)NARROWBAND COMMUNICATIONS.—For 23 the costs of conversion to narrowband communica-

tions, including the cost for operation and mainte-

1	nance of Land Mobile Radio legacy systems:
2	\$139,203,000.
3	(21) Administrative expenses for certain
4	ACTIVITIES.—For the administrative expenses of the
5	Office of Justice Programs, the Office on Violence
6	Against Women, and the Office of Community Ori-
7	ented Policing Services:
8	(A) \$130,987,000 for the Office of Justice
9	Programs.
10	(B) \$16,224,000 for the Office on Violence
11	Against Women.
12	(C) \$33,901,000 for the Office of Commu-
13	nity Oriented Policing Services.
14	SEC. 104. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
15	CAL YEAR 2009.
16	There are authorized to be appropriated for fiscal
17	year 2009, to carry out the activities of the Department
18	of Justice (including any bureau, office, board, division,
19	commission, subdivision, unit, or other component there-
20	of), the following sums:
21	(1) GENERAL ADMINISTRATION.—For General
22	Administration: \$181,561,000.
23	(2) Administrative review and appeals.—
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∠ ⊤	For Administrative Review and Appeals:

1	clemency petitions and for immigration-related ac-
2	tivities.
3	(3) Office of inspector general.—For the
4	Office of Inspector General: \$81,922,000, which
5	shall include not to exceed \$10,000 to meet unfore-
6	seen emergencies of a confidential character.
7	(4) General legal activities.—For General
8	Legal Activities: \$764,526,000, which shall in-
9	clude—
10	(A) not less than \$4,000,000 for the inves-
11	tigation and prosecution of denaturalization and
12	deportation cases involving alleged Nazi war
13	criminals;
14	(B) not less than \$16,872,000 for the in-
15	vestigation and prosecution of violations of title
16	17 of the United States Code; and
17	(C) not to exceed \$20,000 to meet unfore-
18	seen emergencies of a confidential character.
19	(5) Antitrust division.—For the Antitrust
20	Division: \$162,488,000.
21	(6) United States attorneys.—For United
22	States Attorneys: \$1,829,194,000.
23	(7) Federal Bureau of Investigation.—
24	For the Federal Bureau of Investigation:
25	\$6.480.608.000, which shall include not to exceed

- 1 \$70,000 to meet unforeseen emergencies of a confidential character.
- 3 (8) United States Marshals Service.—For 4 the United States Marshals Service: \$900,178,000.
- 5 (9) Federal Prison System.—For the Federal Prison System, including the National Institute of Corrections: \$5,698,292,000.
- 8 (10) Drug enforcement administration.—
 9 For the Drug Enforcement Administration:
 10 \$1,930,462,000, which shall include not to exceed
 11 \$70,000 to meet unforeseen emergencies of a con12 fidential character.
- 13 (11) BUREAU OF ALCOHOL, TOBACCO, FIRE14 ARMS AND EXPLOSIVES.—For the Bureau of Alco15 hol, Tobacco, Firearms and Explosives:
 16 \$1,038,939,000.
 - (12) FEES AND EXPENSES OF WITNESSES.—
 For Fees and Expenses of Witnesses: \$203,755,000,
 which shall include not to exceed \$8,000,000 for
 construction of protected witness safesites.
- 21 (13) Interagency crime and Drug En-22 FORCEMENT.—For Interagency Crime and Drug 23 Enforcement: \$744,593,000, for expenses not other-24 wise provided for, for the investigation and prosecu-25 tion of persons involved in organized crime drug

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- trafficking, except that any funds obligated from appropriations authorized by this paragraph may be used under authorities available to the organizations reimbursed from such funds.
- 5 (14) FOREIGN CLAIMS SETTLEMENT COMMIS-6 SION.—For the Foreign Claims Settlement Commis-7 sion: \$1,429,000.
- 8 (15) COMMUNITY RELATIONS SERVICE.—For 9 the Community Relations Service: \$10,977,000.
- 10 (16) ASSETS FORFEITURE FUND.—For the Assets Forfeiture Fund: \$22,000,000 for expenses authorized by section 524 of title 28, United States Code.
- 14 (17) UNITED STATES PAROLE COMMISSION.—
 15 For the United States Parole Commission:
 16 \$12,711,000.
- 17 (18) FEDERAL DETENTION TRUSTEE.—For the 18 necessary expenses of the Federal Detention Trust-19 ee: \$1,858,509,000.
- 20 (19) JUSTICE INFORMATION SHARING TECH-21 NOLOGY.—For necessary expenses for information 22 sharing technology, including planning, development, 23 and deployment: \$204,152,000.
- 24 (20) NARROWBAND COMMUNICATIONS.—For 25 the costs of conversion to narrowband communica-

1	tions, including the cost for operation and mainte-
2	nance of Land Mobile Radio legacy systems:
3	\$144,771,000.
4	(21) Administrative expenses for certain
5	ACTIVITIES.—For the administrative expenses of the
6	Office of Justice Programs, the Office on Violence
7	Against Women, and the Office of Community Ori-
8	ented Policing Services:
9	(A) \$132,226,000 for the Office of Justice
10	Programs.
11	(B) \$16,837,000 for the Office on Violence
12	Against Women.
13	(C) \$35,257,000 for the Office of Commu-
14	nity Oriented Policing Services.

1	TITLE II—IMPROVING THE DE-
2	PARTMENT OF JUSTICE'S
3	GRANT PROGRAMS
4	Subtitle A—Assisting Law Enforce-
5	ment and Criminal Justice
6	Agencies
7	SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL
8	LAW ENFORCEMENT BLOCK GRANT PRO-
9	GRAM.
10	(a) In General.—Part E of title I of the Omnibus
11	Crime Control and Safe Streets Act of 1968 is amended
12	as follows:
13	(1) Subpart 1 of such part (42 U.S.C. 3751–
14	3759) is repealed.
15	(2) Such part is further amended—
16	(A) by inserting before section 500 (42
17	U.S.C. 3750) the following new heading:
18	"Subpart 1—Edward Byrne Memorial Justice
19	Assistance Grant Program";
20	(B) by amending section 500 to read as
21	follows:
22	"SEC. 500. NAME OF PROGRAM.
23	"(a) In General.—The grant program established
24	under this subpart shall be known as the 'Edward Byrne
25	Memorial Justice Assistance Grant Program'.

1	"(b) References to Former Programs.—Any
2	reference in a law, regulation, document, paper, or other
3	record of the United States to the Edward Byrne Memo-
4	rial State and Local Law Enforcement Assistance Pro-
5	grams, or to the Local Government Law Enforcement
6	Block Grants program, shall be deemed to be a reference
7	to the grant program referred to in subsection (a)."; and
8	(C) by inserting after section 500 the fol-
9	lowing new sections:
10	"SEC. 501. DESCRIPTION.
11	"(a) Grants Authorized.—
12	"(1) In general.—From amounts made avail-
13	able to carry out this subpart, the Attorney General
14	may, in accordance with the formula established
15	under section 505, make grants to States and units
16	of local government, for use by the State or unit of
17	local government to provide additional personnel,
18	equipment, supplies, contractual support, training,
19	technical assistance, and information systems for
20	criminal justice, including for any one or more of the
21	following programs:
22	"(A) Law enforcement programs.
23	"(B) Prosecution and court programs.
24	"(C) Prevention and education programs.

1	"(D) Corrections and community correc-
2	tions programs.
3	"(E) Drug treatment and enforcement pro-
4	grams.
5	"(F) Planning, evaluation, and technology
6	improvement programs.
7	"(G) Crime victim and witness programs
8	(other than compensation).
9	"(2) Rule of Construction.—Paragraph (1)
10	shall be construed to ensure that a grant under that
11	paragraph may be used for any purpose for which
12	a grant was authorized to be used under either or
13	both of the programs specified in section 500(b), as
14	those programs were in effect immediately before the
15	enactment of this paragraph.
16	"(b) Contracts and Subawards.—A State or unit
17	of local government may, in using a grant under this sub-
18	part for purposes authorized by subsection (a), use all or
19	a portion of that grant to contract with or make one or
20	more subawards to one or more—
21	"(1) neighborhood or community-based organi-
22	zations that are private and nonprofit;
23	"(2) units of local government; or
24	"(3) tribal governments.

1	"(c) Program Assessment Component; Waiv-
2	ER.—
3	"(1) Each program funded under this subpart
4	shall contain a program assessment component, de-
5	veloped pursuant to guidelines established by the At-
6	torney General, in coordination with the National
7	Institute of Justice.
8	"(2) The Attorney General may waive the re-
9	quirement of paragraph (1) with respect to a pro-
10	gram if, in the opinion of the Attorney General, the
11	program is not of sufficient size to justify a full pro-
12	gram assessment.
13	"(d) Prohibited Uses.—Notwithstanding any
14	other provision of this Act, no funds provided under this
15	subpart may be used, directly or indirectly, to provide any
16	of the following matters:
17	"(1) Any security enhancements or any equip-
18	ment to any nongovernmental entity that is not en-
19	gaged in criminal justice or public safety.
20	"(2) Unless the Attorney General certifies that
21	extraordinary and exigent circumstances exist that
22	make the use of such funds to provide such matters
23	essential to the maintenance of public safety and
24	good order—
25	"(A) vehicles, vessels, or aircraft;

	2.
1	"(B) luxury items;
2	"(C) real estate;
3	"(D) construction projects (other than
4	penal or correctional institutions); or
5	"(E) any similar matters.
6	"(e) Administrative Costs.—Not more than 10
7	percent of a grant made under this subpart may be used
8	for costs incurred to administer such grant.
9	"(f) Period.—The period of a grant made under this
10	subpart shall be four years, except that renewals and ex-
11	tensions beyond that period may be granted at the discre-
12	tion of the Attorney General.
13	"(g) Rule of Construction.—Subparagraph
14	(d)(1) shall not be construed to prohibit the use, directly
15	or indirectly, of funds provided under this subpart to pro-
16	vide security at a public event, such as a political conven-
17	tion or major sports event, so long as such security is pro-
18	vided under applicable laws and procedures.
19	"SEC. 502. APPLICATIONS.
20	"To request a grant under this subpart, the chief ex-
21	ecutive officer of a State or unit of local government shall
22	submit an application to the Attorney General within 90
23	days after the date on which funds to carry out this sub-

24 part are appropriated for a fiscal year, in such form as

1	the Attorney General may require. Such application shall
2	include the following:
3	"(1) A certification that Federal funds made
4	available under this subpart will not be used to sup-
5	plant State or local funds, but will be used to in-
6	crease the amounts of such funds that would, in the
7	absence of Federal funds, be made available for law
8	enforcement activities.
9	"(2) An assurance that, not fewer than 30 days
10	before the application (or any amendment to the ap-
11	plication) was submitted to the Attorney General,
12	the application (or amendment) was submitted for
13	review to the governing body of the State or unit of
14	local government (or to an organization designated
15	by that governing body).
16	"(3) An assurance that, before the application
17	(or any amendment to the application) was sub-
18	mitted to the Attorney General—
19	"(A) the application (or amendment) was
20	made public; and
21	"(B) an opportunity to comment on the
22	application (or amendment) was provided to
23	citizens and to neighborhood or community-

based organizations, to the extent applicable

1	law or established procedure makes such an op-
2	portunity available.
3	"(4) An assurance that, for each fiscal year
4	covered by an application, the applicant shall main-
5	tain and report such data, records, and information
6	(programmatic and financial) as the Attorney Gen-
7	eral may reasonably require.
8	"(5) A certification, made in a form acceptable
9	to the Attorney General and executed by the chief
10	executive officer of the applicant (or by another offi-
11	cer of the applicant, if qualified under regulations
12	promulgated by the Attorney General), that—
13	"(A) the programs to be funded by the
14	grant meet all the requirements of this subpart
15	"(B) all the information contained in the
16	application is correct;
17	"(C) there has been appropriate coordina-
18	tion with affected agencies; and
19	"(D) the applicant will comply with all
20	provisions of this subpart and all other applica-
21	ble Federal laws.
22	"SEC. 503. REVIEW OF APPLICATIONS.
23	"The Attorney General shall not finally disapprove
24	any application (or any amendment to that application)
25	submitted under this subpart without first affording the

1	
1	applicant reasonable notice of any deficiencies in the appli-
2	cation and opportunity for correction and reconsideration.
3	"SEC. 504. RULES.
4	"The Attorney General shall issue rules to carry out
5	this subpart. The first such rules shall be issued not later
6	than one year after the date on which amounts are first
7	made available to carry out this subpart.
8	"SEC. 505. FORMULA.
9	"(a) Allocation Among States.—
10	"(1) In general.—Of the total amount appro-
11	priated for this subpart, the Attorney General shall,
12	except as provided in paragraph (2), allocate—
13	"(A) 50 percent of such remaining amount
14	to each State in amounts that bear the same
15	ratio of—
16	"(i) the total population of a State
17	to—
18	"(ii) the total population of the
19	United States; and
20	"(B) 50 percent of such remaining amount
21	to each State in amounts that bear the same
22	ratio of—
23	"(i) the average annual number of
24	part 1 violent crimes of the Uniform Crime
25	Reports of the Federal Rureau of Inves-

1	tigation reported by such State for the
2	three most recent years reported by such
3	State to—
4	"(ii) the average annual number of
5	such crimes reported by all States for such
6	years.
7	"(2) MINIMUM ALLOCATION.—If carrying out
8	paragraph (1) would result in any State receiving an
9	allocation less than 0.25 percent of the total amount
10	(in this paragraph referred to as a "minimum allo-
11	cation State"), then paragraph (1), as so carried
12	out, shall not apply, and the Attorney General shall
13	instead—
14	"(A) allocate 0.25 percent of the total
15	amount to each State; and
16	"(B) using the amount remaining after
17	carrying out subparagraph (A), carry out para-
18	graph (1) in a manner that excludes each min-
19	imum allocation State, including the population
20	of and the crimes reported by such State.
21	"(b) Allocation Between States and Units of
22	LOCAL GOVERNMENT.—Of the amounts allocated under
23	subsection (a)—
24	"(1) 60 percent shall be for direct grants to
25	States, to be allocated under subsection (c): and

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

"(A) IN GENERAL.—From the amounts referred to in paragraph (1) with respect to a State (in this subsection referred to as the 'local amount'), the Attorney General shall allocate to each unit of local government an amount which bears the same ratio to such share as the average annual number of part 1 violent crimes reported by such unit to the Federal Bureau of Investigation for the 3 most recent calendar years for which such data is available bears to the number of part 1 violent crimes reported by all units of local government in the State in which the unit is located to the Federal Bureau of Investigation for such years.

"(B) Transitional rule.—Notwithstanding subparagraph (A), for fiscal years 2006, 2007, and 2008, the Attorney General shall allocate the local amount to units of local government in the same manner that, under the Local Government Law Enforcement Block Grants program in effect immediately before the date of the enactment of this section, the reserved amount was allocated among reporting and nonreporting units of local government.

1	"(3) Annexed units.—If a unit of local gov-
2	ernment in the State has been annexed since the
3	date of the collection of the data used by the Attor-
4	ney General in making allocations pursuant to this
5	section, the Attorney General shall pay the amount
6	that would have been allocated to such unit of local
7	government to the unit of local government that an-
8	nexed it.
9	"(4) RESOLUTION OF DISPARATE ALLOCA-
10	TIONS.—(A) Notwithstanding any other provision of
11	this subpart, if—
12	"(i) the Attorney General certifies that a
13	unit of local government bears more than 50
14	percent of the costs of prosecution or incarcer-
15	ation that arise with respect to part 1 violent
16	crimes reported by a specified geographically
17	constituent unit of local government; and
18	"(ii) but for this paragraph, the amount of
19	funds allocated under this section to—
20	"(I) any one such specified geographi-
21	cally constituent unit of local government
22	exceeds 150 percent of the amount allo-
23	cated to the unit of local government cer-
24	tified pursuant to clause (i); or

1 "(II) more than one such specified 2 geographically constituent unit of local 3 government exceeds 400 percent of the 4 amount allocated to the unit of local gov-5 ernment certified pursuant to clause (i),

then in order to qualify for payment under this subsection, the unit of local government certified pursuant to clause (i), together with any such specified geographically constituent units of local government described in clause (ii), shall submit to the Attorney General a joint application for the aggregate of funds allocated to such units of local government. Such application shall specify the amount of such funds that are to be distributed to each of the units of local government and the purposes for which such funds are to be used. The units of local government involved may establish a joint local advisory board for the purposes of carrying out this paragraph.

"(B) In this paragraph, the term 'geographically constituent unit of local government' means a unit of local government that has jurisdiction over areas located within the boundaries of an area over which a unit of local government certified pursuant to clause (i) has jurisdiction.

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- 1 "(e) Limitation on Allocations to Units of 2 Local Government.—
 - "(1) MAXIMUM ALLOCATION.—No unit of local government shall receive a total allocation under this section that exceeds such unit's total expenditures on criminal justice services for the most recently completed fiscal year for which data are available. Any amount in excess of such total expenditures shall be allocated proportionally among units of local government whose allocations under this section do not exceed their total expenditures on such services.
 - "(2) Allocations under \$10,000.—If the allocation under this section to a unit of local government is less than \$10,000 for any fiscal year, the direct grant to the State under subsection (c) shall be increased by the amount of such allocation, to be distributed (for the purposes described in section 501) among State police departments that provide criminal justice services to units of local government and units of local government whose allocation under this section is less than \$10,000.
 - "(3) Non-reporting units.—No allocation under this section shall be made to a unit of local government that has not reported at least three years of data on part 1 violent crimes of the Uni-

- form Crime Reports to the Federal Bureau of Inves-
- 2 tigation within the immediately preceding 10 years.
- 3 "(f) Funds not Used by the State.—If the At-
- 4 torney General determines, on the basis of information
- 5 available during any grant period, that any allocation (or
- 6 portion thereof) under this section to a State for such
- 7 grant period will not be required, or that a State will be
- 8 unable to qualify or receive funds under this subpart, or
- 9 that a State chooses not to participate in the program es-
- 10 tablished under this subpart, then such State's allocation
- 11 (or portion thereof) shall be awarded by the Attorney Gen-
- 12 eral to units of local government, or combinations thereof,
- 13 within such State, giving priority to those jurisdictions
- 14 with the highest annual number of part 1 violent crimes
- 15 of the Uniform Crime Reports reported by the unit of local
- 16 government to the Federal Bureau of Investigation for the
- 17 three most recent calendar years for which such data are
- 18 available.
- 19 "(g) Special Rules for Puerto Rico.—
- 20 "(1) All funds set aside for common-
- 21 WEALTH GOVERNMENT.—Notwithstanding any other
- provision of this subpart, the amounts allocated
- under subsection (a) to Puerto Rico, 100 percent
- shall be for direct grants to the Commonwealth gov-
- ernment of Puerto Rico.

- 1 "(2) NO LOCAL ALLOCATIONS.—Subsections (c) 2 and (d) shall not apply to Puerto Rico. 3 "(h) Units of Local Government in Lou-ISIANA.—In carrying out this section with respect to the 5 State of Louisiana, the term 'unit of local government' means a district attorney or a parish sheriff. 6 7 "SEC. 506. RESERVED FUNDS. 8 "Of the total amount made available to carry out this subpart for a fiscal year, the Attorney General shall re-10 serve not more than— 11 "(1) \$20,000,000, for use by the National In-12 stitute of Justice in assisting units of local govern-13 ment to identify, select, develop, modernize, and pur-14 chase new technologies for use by law enforcement, 15 of which \$1,000,000 shall be for use by the Bureau 16 of Justice Statistics to collect data necessary for car-17 rying out this subpart; and 18 "(2) \$20,000,000, to be granted by the Attor-19 ney General to States and units of local government 20 to develop and implement antiterrorism training pro-21 grams. 22 "SEC. 507. INTEREST-BEARING TRUST FUNDS.
- 23 "(a) Trust Fund Required.—A State or unit of
- local government shall establish a trust fund in which to
- deposit amounts received under this subpart.

1 "(b) Expenditures.—

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- 2 "(1) IN GENERAL.—Each amount received 3 under this subpart (including interest on such 4 amount) shall be expended before the date on which 5 the grant period expires.
 - "(2) Repayment.—A State or unit of local government that fails to expend an entire amount (including interest on such amount) as required by paragraph (1) shall repay the unexpended portion to the Attorney General not later than 3 months after the date on which the grant period expires.
- "(3) REDUCTION OF FUTURE AMOUNTS.—If a

 State or unit of local government fails to comply

 with paragraphs (1) and (2), the Attorney General

 shall reduce amounts to be provided to that State or

 unit of local government accordingly.
- "(c) Repaid Amounts.—Amounts received as repayments under this section shall be subject to section 108
 of this title as if such amounts had not been granted and
 repaid. Such amounts shall be deposited in the Treasury
 in a dedicated fund for use by the Attorney General to
 carry out this subpart. Such funds are hereby made available to carry out this subpart.

"SEC. 508. AUTHORIZATION OF APPROPRIATIONS.

- 2 "There is authorized to be appropriated to carry out
- 3 this subpart \$1,095,000,000 for fiscal year 2006 and such
- 4 sums as may be necessary for each of fiscal years 2007
- 5 through 2009.".
- 6 (b) Repeals of Certain Authorities Relating
- 7 TO BYRNE GRANTS.—
- 8 (1) Discretionary grants to public and
- 9 PRIVATE ENTITIES.—Chapter A of subpart 2 of Part
- 10 E of title I of the Omnibus Crime Control and Safe
- 11 Streets Act of 1968 (42 U.S.C. 3760–3762) is re-
- pealed.
- 13 (2) Targeted grants to curb motor vehi-
- 14 CLE THEFT.—Subtitle B of title I of the Anti Car
- 15 Theft Act of 1992 (42 U.S.C. 3750a–3750d) is re-
- pealed.
- 17 (c) Conforming Amendments.—
- 18 (1) Crime identification technology
- 19 ACT.—Subsection (c)(2)(G) of section 102 of the
- 20 Crime Identification Technology Act of 1998 (42
- U.S.C. 14601) is amended by striking "such as"
- and all that follows through "the M.O.R.E. pro-
- gram" and inserting "such as the Edward Byrne
- Justice Assistance Grant Program and the M.O.R.E.
- program".

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

1	funded under section 505 (formula
2	grants)";
3	(C) in section 522 (42 U.S.C. 3766b)—
4	(i) in subsection (a), in the matter
5	preceding paragraph (1), by striking "sec-
6	tion 506" and inserting "section 505"; and
7	(ii) in subsection (a)(1), by striking
8	"an assessment of the impact of such ac-
9	tivities on meeting the needs identified in
10	the State strategy submitted under section
11	503" and inserting "an assessment of the
12	impact of such activities on meeting the
13	purposes of subpart 1";
14	(D) in section 801(b) (42 U.S.C. 3782(b)),
15	in the matter following paragraph (5)—
16	(i) by striking "the purposes of sec-
17	tion 501 of this title" and inserting "the
18	purposes of such subpart 1"; and
19	(ii) by striking "the application sub-
20	mitted pursuant to section 503 of this
21	title" and inserting "the application sub-
22	mitted pursuant to section 502 of this
23	title'';
24	(E) in section 808 (42 U.S.C. 3789), by
25	striking "the State office described in section

1	507 or 1408" and inserting "the State office
2	responsible for the trust fund required by sec-
3	tion 507, or the State office described in section
4	1408,";
5	(F) in section 901 (42 U.S.C. 3791), in
6	subsection (a)(2), by striking "for the purposes
7	of section 506(a)" and inserting "for the pur-
8	poses of section 505(a)";
9	(G) in section 1502 (42 U.S.C. 3796bb-
10	1)—
11	(i) in paragraph (1), by striking "sec-
12	tion 506(a)" and inserting "section
13	505(a)'';
14	(ii) in paragraph (2)—
15	(I) by striking "section 503(a)"
16	and inserting "section 502"; and
17	(II) by striking "section 506"
18	and inserting "section 505";
19	(H) in section 1602 (42 U.S.C. 3796cc-1),
20	in subsection (b), by striking "The office des-
21	ignated under section 507 of title I" and insert-
22	ing "The office responsible for the trust fund
23	required by section 507";
24	(I) in section 1702 (42 U.S.C. 3796dd-1),
25	in subsection $(c)(1)$, by striking "and reflects

1	consideration of the statewide strategy under
2	section 503(a)(1)"; and
3	(J) in section 1902 (42 U.S.C. 3796ff-1),
4	in subsection (e), by striking "The Office des-
5	ignated under section 507" and inserting "The
6	office responsible for the trust fund required by
7	section 507".
8	(d) APPLICABILITY.—The amendments made by this
9	section shall apply with respect to the first fiscal year be-
10	ginning after the date of the enactment of this Act and
11	each fiscal year thereafter.
12	SEC. 202. CLARIFICATION OF NUMBER OF RECIPIENTS
13	WHO MAY BE SELECTED IN A GIVEN YEAR TO
13 14	WHO MAY BE SELECTED IN A GIVEN YEAR TO RECEIVE PUBLIC SAFETY OFFICER MEDAL
14	RECEIVE PUBLIC SAFETY OFFICER MEDAL
14 15 16	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF VALOR.
14 15 16 17	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF VALOR. Section 3(c) of the Public Safety Officer Medal of
14 15 16 17	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF VALOR. Section 3(c) of the Public Safety Officer Medal of Valor Act of 2001 (42 U.S.C. 15202(c)) is amended by
14 15 16 17	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF VALOR. Section 3(e) of the Public Safety Officer Medal of Valor Act of 2001 (42 U.S.C. 15202(e)) is amended by striking "more than 5 recipients" and inserting "more
14 15 16 17 18	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF VALOR. Section 3(e) of the Public Safety Officer Medal of Valor Act of 2001 (42 U.S.C. 15202(e)) is amended by striking "more than 5 recipients" and inserting "more than 5 individuals, or groups of individuals, as recipients".
14 15 16 17 18 19 20	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF VALOR. Section 3(e) of the Public Safety Officer Medal of Valor Act of 2001 (42 U.S.C. 15202(e)) is amended by striking "more than 5 recipients" and inserting "more than 5 individuals, or groups of individuals, as recipients". SEC. 203. CONGRESSIONAL MEDAL AND PLAQUE FOR PUB-
14 15 16 17 18 19 20	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF VALOR. Section 3(c) of the Public Safety Officer Medal of Valor Act of 2001 (42 U.S.C. 15202(c)) is amended by striking "more than 5 recipients" and inserting "more than 5 individuals, or groups of individuals, as recipients". SEC. 203. CONGRESSIONAL MEDAL AND PLAQUE FOR PUBLIC SAFETY OFFICERS WHO RESPONDED TO

1	(1) to commemorate the sacrifices made and
2	service rendered to the United States by those public
3	safety officers who responded to the attacks on the
4	United States on September 11, 2001; and
5	(2) to honor those public safety officers on the
6	third anniversary of those attacks.
7	(b) Presentation Authorized.—
8	(1) IN GENERAL.—The Speaker of the House of
9	Representatives and the President pro tempore of
10	the Senate are authorized jointly to present, on be-
11	half of the Congress—
12	(A) to individuals certified by the Attorney
13	General pursuant to subsection (e), a bronze
14	medal $1\frac{1}{2}$ inches in diameter commemorating
15	the service to the United States of those indi-
16	viduals; and
17	(B) to public agencies certified by the At-
18	torney General pursuant to subsection (e), a
19	plaque commemorating the service to the
20	United States of the officers, employees, or
21	agents of those agencies.
22	(2) Date.—The presentation shall be made as
23	close as feasible to the third anniversary of the at-

tacks on the United States on September 11, 2001.

1 (3) Next of Kin.—In the case of an individual 2 certified by the Attorney General pursuant to sub-3 section (e), the medal may be accepted by the next 4 of kin of any such individual.

(c) Design and Striking.—

- (1) Consultation.—The Attorney General shall consult with the Institute of Heraldry of the Department of Defense regarding the design and artistry of the medal and the plaque authorized by this section. The Attorney General may also consider suggestions received by the Department of Justice regarding the design and artistry of the medal and the plaque, including suggestions made by persons not employed by the Department of Justice.
- (2) STRIKING.—After such consultation, the Attorney General shall strike such medals and produce such plaques as may be required to carry out this section.

(d) Eligibility Requirements.—

(1) Individuals.—

(A) IN GENERAL.—To be eligible to be presented the medal referred to in subsection (b), an individual must have been a public safety officer (as defined in section 5 of the Public

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

- 1 (3) Application; Determination.—To estab-2 lish the eligibility required by paragraphs (1) or (2), 3 the head of a public agency must present to the Attorney General an application with such supporting 5 documentation as the Attorney General may require 6 to support such eligibility and, in the case of the eli-7 gibility of an individual, with information on next of 8 kin. The Attorney General shall determine, through 9 the documentation provided and, if necessary, inde-10 pendent investigation, whether the requirements of 11 paragraphs (1) or (2) have been established.
- (e) CERTIFICATION.—The Attorney General shall, within 12 months after the date of the enactment of this 14 Act, certify to the Speaker of the House of Representatives and the President pro tempore of the Senate the names of individuals eligible to receive the medal and pub-
- 18 (f) AUTHORIZATION OF APPROPRIATIONS.—There is 19 authorized to be appropriated such sums as may be nec-

lic agencies eligible to receive the plaque.

20 essary to carry out this section.

1	SEC. 204. CLARIFICATION OF OFFICIAL TO BE CONSULTED
2	BY ATTORNEY GENERAL IN CONSIDERING AP-
3	PLICATION FOR EMERGENCY FEDERAL LAW
4	ENFORCEMENT ASSISTANCE.
5	Section 609M(b) of the Justice Assistance Act of
6	1984 (42 U.S.C. 10501(b)) is amended by striking "the
7	Director of the Office of Justice Assistance" and inserting
8	"the Assistant Attorney General for the Office of Justice
9	Programs".
10	SEC. 205. CLARIFICATION OF USES FOR REGIONAL INFOR-
11	MATION SHARING SYSTEM GRANTS.
12	Section 1301(b) of the Omnibus Crime Control and
13	Safe Streets Act of 1968 (42 U.S.C. 3796h(b)), as most
14	recently amended by section 701 of the USA PATRIOT
15	Act (Public Law 107–56; 115 Stat. 374), is amended—
16	(1) in paragraph (1), by inserting "regional"
17	before "information sharing systems";
18	(2) by amending paragraph (3) to read as fol-
19	lows:
20	"(3) establishing and maintaining a secure tele-
21	communications system for regional information
22	sharing between Federal, State, and local law en-
23	forcement agencies;"; and
24	(3) by striking "(5)" at the end of paragraph
25	(4).

1	SEC. 206. INTEGRITY AND ENHANCEMENT OF NATIONAL
2	CRIMINAL RECORD DATABASES.
3	(a) Duties of Director.—Section 302 of the Om-
4	nibus Crime Control and Safe Streets Act of 1968 (42
5	U.S.C. 3732) is amended—
6	(1) in subsection (b), by inserting after the
7	third sentence the following new sentence: "The Di-
8	rector shall be responsible for the integrity of data
9	and statistics and shall protect against improper or
10	illegal use or disclosure.";
11	(2) by amending paragraph (19) of subsection
12	(c) to read as follows:
13	"(19) provide for improvements in the accuracy,
14	quality, timeliness, immediate accessibility, and inte-
15	gration of State criminal history and related records,
16	support the development and enhancement of na-
17	tional systems of criminal history and related
18	records including the National Criminal History
19	Background Check System, the National Incident-
20	Based Reporting System, and the records of the Na-
21	tional Crime Information Center, facilitate State
22	participation in national records and information
23	systems, and support statistical research for critical
24	analysis of the improvement and utilization of crimi-
25	nal history records;"; and
26	(3) in subsection (d)—

1	(A) by striking "and" at the end of para-
2	graph (4);
3	(B) by striking the period at the end of
4	paragraph (5) and inserting "; and; and
5	(C) by adding at the end the following:
6	"(6) confer and cooperate with Federal statis-
7	tical agencies as needed to carry out the purposes of
8	this part, including by entering into cooperative data
9	sharing agreements in conformity with all laws and
10	regulations applicable to the disclosure and use of
11	data.".
12	(b) USE OF DATA.—Section 304 of such Act (42
13	U.S.C. 3735) is amended by striking "particular indi-
14	vidual" and inserting "private person or public agency".
15	(c) Confidentiality of Information.—Section
16	812(a) of such Act (42 U.S.C. 3789g(a)) is amended by
17	striking "Except as provided by Federal law other than
18	this title, no" and inserting "No".
19	SEC. 207. EXTENSION OF MATCHING GRANT PROGRAM FOR
20	LAW ENFORCEMENT ARMOR VESTS.
21	Section 1001(a)(23) of title I of the Omnibus Crime
22	Control and Safe Streets Act of 1968 (42 U.S.C.
23	3793(a)(23)) is amended by striking "2004" and inserting
24	"2009".

Subtitle B—Building Community

2 Capacity to Prevent, Reduce,

3 and Control Crime

- 4 SEC. 211. OFFICE OF WEED AND SEED STRATEGIES.
- 5 (a) In General.—Part A of title I of the Omnibus
- 6 Crime Control and Safe Streets Act of 1968 is amended
- 7 by inserting after section 102 (42 U.S.C. 3712) the fol-
- 8 lowing new sections:
- 9 "SEC. 103. OFFICE OF WEED AND SEED STRATEGIES.
- 10 "(a) Establishment.—There is established within
- 11 the Office an Office of Weed and Seed Strategies, headed
- 12 by a Director appointed by the Attorney General.
- 13 "(b) Assistance.—The Director may assist States,
- 14 units of local government, and neighborhood and commu-
- 15 nity-based organizations in developing Weed and Seed
- 16 strategies, as provided in section 104.
- 17 "(c) Authorization of Appropriations.—There
- 18 is authorized to be appropriated to carry out this section
- 19 \$60,000,000 for fiscal year 2006, and such sums as may
- 20 be necessary for each of fiscal years 2007, 2008, and
- 21 2009, to remain available until expended.
- 22 "SEC. 104. WEED AND SEED STRATEGIES.
- 23 "(a) In General.—From amounts made available
- 24 under section 103(c), the Director of the Office of Weed
- 25 and Seed Strategies may implement strategies, to be

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

in that community.

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- 6 "(1) Weeding.—Activities, to be known as 7 Weeding activities, which shall include promoting 8 and coordinating a broad spectrum of community ef-9 forts (especially those of law enforcement agencies 10 and prosecutors) to arrest, and to sanction or incar-11 cerate, persons in that community who participate or 12 engage in violent crime, criminal drug-related activ-13 ity, and other crimes that threaten the quality of life
 - "(2) SEEDING.—Activities, to be known as Seeding activities, which shall include promoting and coordinating a broad spectrum of community efforts (such as drug abuse education, mentoring, and employment counseling) to provide—
 - "(A) human services, relating to prevention, intervention, or treatment, for at-risk individuals and families; and
- 23 "(B) community revitalization efforts, in-24 cluding enforcement of building codes and de-25 velopment of the economy.

1	"(b) Guidelines.—The Director shall issue guide-
2	lines for the development and implementation of Weed and
3	Seed strategies under this section. The guidelines shall en-
4	sure that the Weed and Seed strategy for a community
5	referred to in subsection (a) shall—
6	"(1) be planned and implemented through and
7	under the auspices of a steering committee, properly
8	established in the community, comprised of—
9	"(A) in a voting capacity, representatives
10	of—
11	"(i) appropriate law enforcement
12	agencies; and
13	"(ii) other public and private agencies,
14	and neighborhood and community-based
15	organizations, interested in criminal justice
16	and community-based development and re-
17	vitalization in the community; and
18	"(B) in a voting capacity, both—
19	"(i) the Drug Enforcement Adminis-
20	tration's special agent in charge for the ju-
21	risdiction encompassing the community;
22	and
23	"(ii) the United States Attorney for
24	the District encompassing the community;

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

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

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

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

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

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

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

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

1	SEC. 223. AMOUNTS RECEIVED UNDER CRIME VICTIM
2	GRANTS MAY BE USED BY STATE FOR TRAIN-
3	ING PURPOSES.
4	(a) Crime Victim Compensation.—Section
5	1403(a)(3) of the Victims of Crime Act of 1984 (42
6	U.S.C. 10602(a)(3)) is amended by inserting after "may
7	be used for" the following: "training purposes and".
8	(b) Crime Victim Assistance.—Section 1404(b)(3)
9	of such Act (42 U.S.C. 10603(b)(3)) is amended by insert-
10	ing after "may be used for" the following: "training pur-
11	poses and".
12	SEC. 224. CLARIFICATION OF AUTHORITIES RELATING TO
13	VIOLENCE AGAINST WOMEN FORMULA AND
14	DISCRETIONARY GRANT PROGRAMS.
15	(a) Clarification of Specific Purposes.—Sec-
16	tion 2001(b) of the Omnibus Crime Control and Safe
17	Streets Act of 1968 (42 U.S.C. 3796gg(b)) is amended
18	in the matter preceding paragraph (1) by inserting after
19	"violent crimes against women" the following: "to develop
20	and strengthen victim services in cases involving violent
21	crimes against women".
22	(b) Clarification of State Grants.—Section
23	2007 of the Omnibus Crime Control and Safe Streets Act
24	of 1968 (42 U.S.C. 3796gg-1) is amended—
25	(1) in subsection (a), by striking "to States"

and all that follows through "tribal governments";

1	(2) in subsection (b)—
2	(A) in each of paragraphs (2) and (3), by
3	striking "1/54" and inserting "1/53"; and
4	(B) in paragraph (4), by striking "in In-
5	dian country";
6	(3) in subsection (c)(3)(A), by striking "police"
7	and inserting "law enforcement"; and
8	(4) in subsection (d)—
9	(A) in the second sentence, by inserting
10	after "each application" the following: "sub-
11	mitted by a State"; and
12	(B) in the third sentence, by striking "An
13	application" and inserting "In addition, each
14	application submitted by a State or tribal gov-
15	ernment".
16	(c) Change from Annual to Biennial Report-
17	ING.—Section 2009(b) of such Act (42 U.S.C. 3796gg-
18	3) is amended by striking "Not later than" and all that
19	follows through "the Attorney General shall submit" and
20	inserting the following: "Not later than one month after
21	the end of each even-numbered fiscal year, the Attorney
22	General shall submit".
23	(d) AVAILABILITY OF FORENSIC MEDICAL EXAMS.—
24	Section 2010 of such Act (42 U.S.C. 3796gg-4) is amend-
25	ed by adding at the end the following new subsections:

- 1 "(c) USE OF FUNDS.—A State or Indian tribal gov-
- 2 ernment may use Federal grant funds under this part to
- 3 pay for forensic medical exams performed by trained ex-
- 4 aminers for victims of sexual assault, except that such
- 5 funds may not be used to pay for forensic medical exams
- 6 by any State or Indian tribal government that requires
- 7 victims of sexual assault to seek reimbursement for such
- 8 exams from their insurance carriers.
- 9 "(d) Rule of Construction.—Nothing in this sec-
- 10 tion shall be construed to require a victim of sexual assault
- 11 to participate in the criminal justice system or cooperate
- 12 with law enforcement in order to be provided with a foren-
- 13 sic medical exam, reimbursement for charges incurred on
- 14 account of such an exam, or both.".
- 15 (e) Technical Amendment.—The heading for Part
- 16 T of title I of the Omnibus Crime Control and Safe Streets
- 17 Act of 1968 (42 U.S.C. 3796gg et seq.) is amended to
- 18 read as follows:

1	"PART T—GRANTS TO COMBAT VIOLENT CRIMES
2	AGAINST WOMEN".
3	SEC. 225. EXPANSION OF GRANT PROGRAMS ASSISTING EN-
4	FORCEMENT OF DOMESTIC VIOLENCE CASES
5	TO ALSO ASSIST ENFORCEMENT OF SEXUAL
6	ASSAULT CASES.
7	(a) Grants to Encourage Domestic Violence
8	ARREST POLICIES.—Section 2101 of the Omnibus Crime
9	Control and Safe Streets Act of 1968 (42 U.S.C. 3796hh)
10	is amended—
11	(1) in subsection (a), by striking "to treat do-
12	mestic violence as a serious violation" and inserting
13	"to treat domestic violence and sexual assault as se-
14	rious violations";
15	(2) in subsection (b)—
16	(A) in each of paragraphs (2) and (5), by
17	striking "domestic violence and dating violence"
18	and inserting "domestic violence, sexual assault,
19	and dating violence";
20	(B) in paragraph (3), by striking "domes-
21	tic violence cases" and inserting "domestic vio-
22	lence and sexual assault cases"; and
23	(C) in paragraph (6), by striking "about
24	domestic violence" and inserting "about domes-
25	tic violence and sexual assault"; and

- 1 (3) in subsection (d), by striking "In this sec-
- 2 tion, the term" and inserting "In this part—
- 3 "(1) the term 'sexual assault' has the meaning
- 4 given the term in section 2008; and
- 5 "(2) the term".
- 6 (b) APPLICATIONS.—Section 2102(b) of such Act (42
- 7 U.S.C. 3796hh-1(b)) is amended in each of paragraphs
- 8 (1) and (2) by inserting after "involving domestic vio-
- 9 lence" the following: "or sexual assault".
- 10 (c) Rural Domestic Violence and Child Abuse
- 11 Enforcement Assistance.—Section 40295(a) of the
- 12 Violence Against Women Act of 1994 (title IV of the Vio-
- 13 lent Crime Control and Law Enforcement Act of 1994;
- 14 42 U.S.C. 13971(a)) is amended in each of paragraphs
- 15 (1) and (2) by striking "domestic violence and dating vio-
- 16 lence (as defined in section 2003" and inserting "domestic
- 17 violence, sexual assault, and dating violence (as such
- 18 terms are defined in section 2008".
- 19 SEC. 226. CHANGE OF CERTAIN REPORTS FROM ANNUAL
- TO BIENNIAL.
- 21 (a) STALKING AND DOMESTIC VIOLENCE.—Section
- 22 40610 of the Violence Against Women Act of 1994 (title
- 23 IV of the Violent Crime Control and Law Enforcement
- 24 Act of 1994; 42 U.S.C. 14039) is amended by striking
- 25 "The Attorney General shall submit to the Congress an

- 1 annual report, beginning one year after the date of the
- 2 enactment of this Act, that provides" and inserting "Each
- 3 even-numbered fiscal year, the Attorney General shall sub-
- 4 mit to the Congress a biennial report that provides".
- 5 (b) SAFE HAVENS FOR CHILDREN.—Section
- 6 1301(d)(1) of the Victims of Trafficking and Violence
- 7 Protection Act of 2000 (42 U.S.C. 10420(d)(1)) is amend-
- 8 ed in the matter preceding subparagraph (A) by striking
- 9 "Not later than 1 year after the last day of the first fiscal
- 10 year commencing on or after the date of the enactment
- 11 of this Act, and not later than 180 days after the last
- 12 day of each fiscal year thereafter," and inserting "Not
- 13 later than one month after the end of each even-numbered
- 14 fiscal year,".
- 15 SEC. 227. CLARIFICATION OF RECIPIENTS AND PROGRAMS
- 16 ELIGIBLE FOR GRANTS UNDER RURAL DO-
- 17 MESTIC VIOLENCE AND CHILD ABUSE EN-
- 18 FORCEMENT ASSISTANCE PROGRAM.
- 19 Section 40295 of the Violence Against Women Act
- 20 of 1994 (title IV of the Violent Crime Control and Law
- 21 Enforcement Act of 1994; 42 U.S.C. 13971) is amended
- 22 as follows:
- 23 (1) in subsection (a), in the matter preceding
- paragraph (1), by striking "to States, Indian tribal
- 25 governments, and local governments of rural States,

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

1	SEC. 232. CHANGES TO DISTRIBUTION AND ALLOCATION OF
2	GRANTS FOR DRUG COURTS.
3	(a) Minimum Allocation Repealed.—Section
4	2957 of such Act (42 U.S.C. 3797u-6) is amended by
5	striking subsection (b).
6	(b) Technical Assistance and Training.—Such
7	section is further amended by adding at the end the fol-
8	lowing new subsection:
9	"(b) Technical Assistance and Training.—Un-
10	less one or more applications submitted by any State or
11	unit of local government within such State (other than an
12	Indian tribe) for a grant under this part has been funded
13	in any fiscal year, such State, together with eligible appli-
14	cants within such State, shall be provided targeted tech-
15	nical assistance and training by the Community Capacity
16	Development Office to assist such State and such eligible
17	applicants to successfully compete for future funding
18	under this part.".
19	SEC. 233. ELIGIBILITY FOR GRANTS UNDER DRUG COURT
20	GRANTS PROGRAM EXTENDED TO COURTS
21	THAT SUPERVISE NON-OFFENDERS WITH
22	SUBSTANCE ABUSE PROBLEMS.
23	Section 2951(a)(1) of such Act (42 U.S.C.
24	3797u(a)(1)) is amended by striking "offenders with sub-
25	stance abuse problems" and inserting "offenders, and

1	other individuals under the jurisdiction of the court, with
2	substance abuse problems".
3	SEC. 234. TERM OF RESIDENTIAL SUBSTANCE ABUSE
4	TREATMENT PROGRAM FOR LOCAL FACILI-
5	TIES.
6	Section 1904 of the Omnibus Crime Control and Safe
7	Streets Act of 1968 (42 U.S.C. 3796ff–3) is amended by
8	adding at the end the following new subsection:
9	"(d) Definition.—In this section, the term 'jail-
10	based substance abuse treatment program' means a course
11	of individual and group activities, lasting for a period of
12	not less than 3 months, in an area of a correctional facility
13	set apart from the general population of the correctional
14	facility, if those activities are—
15	"(1) directed at the substance abuse problems
16	of the prisoners; and
17	"(2) intended to develop the cognitive, behav-
18	ioral, and other skills of prisoners in order to ad-
19	dress the substance abuse and related problems of
20	prisoners.".
21	Subtitle E—Other Matters
22	SEC. 241. CHANGES TO CERTAIN FINANCIAL AUTHORITIES.
23	(a) Certain Programs That Are Exempt From
24	Paying States Interest on Late Disbursements
25	ALSO EXEMPTED FROM PAYING CHARGE TO TREASURY

- 1 for Untimely Disbursements.—Section 204(f) of
- 2 such Act (116 Stat. 1776; 31 U.S.C. 6503 note) is amend-
- 3 ed—
- 4 (1) by striking "section 6503(d)" and inserting
- 5 "sections 3335(b) or 6503(d)"; and
- 6 (2) by striking "section 6503" and inserting
- 7 "sections 3335(b) or 6503".
- 8 (b) Southwest Border Prosecutor Initiative
- 9 INCLUDED AMONG SUCH EXEMPTED PROGRAMS.—Sec-
- 10 tion 204(f) of such Act is further amended by striking
- 11 "pursuant to section 501(a)" and inserting "pursuant to
- 12 the Southwest Border Prosecutor Initiative (as carried out
- 13 pursuant to paragraph (3) (117 Stat. 64) under the head-
- 14 ing relating to Community Oriented Policing Services of
- 15 the Department of Justice Appropriations Act, 2003 (title
- 16 I of division B of Public Law 108-7), or as carried out
- 17 pursuant to any subsequent authority) or section 501(a)".
- 18 (c) Funds Available for ATFE May Be Used
- 19 FOR AIRCRAFT, BOATS, AMMUNITION, FIREARMS, FIRE-
- 20 ARMS COMPETITIONS, AND ANY AUTHORIZED ACTIV-
- 21 ITY.—Section 530C(b) of title 28, United States Code, is
- 22 amended—
- 23 (1) in paragraph (2), in each of subparagraphs
- 24 (A) and (B), by inserting "for the Bureau of Alco-

- 1 hol, Tobacco, Firearms, and Explosives," before "for
- 2 the Drug Enforcement Administration,"; and
- 3 (2) by adding at the end the following new
- 4 paragraph:
- 5 "(8) Bureau of Alcohol, Tobacco, Fire-
- 6 ARMS, AND EXPLOSIVES.—Funds available to the
- 7 Attorney General for the Bureau of Alcohol, To-
- 8 bacco, Firearms, and Explosives may be used for the
- 9 conduct of all its authorized activities.".
- 10 (d) Audits and Reports on ATFE Undercover
- 11 Investigative Operations.—Section 102(b) of the De-
- 12 partment of Justice and Related Agencies Appropriations
- 13 Act, 1993 (28 U.S.C. 533 note), as in effect pursuant to
- 14 section 815(d) of the Antiterrorism and Effective Death
- 15 Penalty Act of 1996 (28 U.S.C. 533 note) shall apply with
- 16 respect to the Bureau of Alcohol, Tobacco, Firearms, and
- 17 Explosives and the undercover investigative operations of
- 18 the Bureau on the same basis as such section applies with
- 19 respect to any other agency and the undercover investiga-
- 20 tive operations of such agency.
- 21 SEC. 242. COORDINATION DUTIES OF ASSISTANT ATTOR-
- 22 **NEY GENERAL.**
- 23 (a) Coordinate and Support Office for Vic-
- 24 TIMS OF CRIME.—Section 102 of the Omnibus Crime Con-
- 25 trol and Safe Streets Act of 1968 (42 U.S.C. 3712) is

- 1 amended in subsection (a)(5) by inserting after "the Bu-
- 2 reau of Justice Statistics," the following: "the Office for
- 3 Victims of Crime,".
- 4 (b) Setting Grant Conditions and Prior-
- 5 ITIES.—Such section is further amended in subsection
- 6 (a)(6) by inserting ", including placing special conditions
- 7 on all grants, and determining priority purposes for for-
- 8 mula grants" before the period at the end.
- 9 SEC. 243. SIMPLIFICATION OF COMPLIANCE DEADLINES
- 10 UNDER SEX-OFFENDER REGISTRATION LAWS.
- 11 (a) COMPLIANCE PERIOD.—A State shall not be
- 12 treated, for purposes of any provision of law, as having
- 13 failed to comply with section 170101 (42 U.S.C. 14071)
- 14 or 170102 (42 U.S.C. 14072) of the Violent Crime Con-
- 15 trol and Law Enforcement Act of 1994 until 36 months
- 16 after the date of the enactment of this Act, except that
- 17 the Attorney General may grant an additional 24 months
- 18 to a State that is making good faith efforts to comply with
- 19 such sections.
- 20 (b) Time for Registration of Current Ad-
- 21 DRESS.—Subsection (a)(1)(B) of such section 170101 is
- 22 amended by striking "unless such requirement is termi-
- 23 nated under" and inserting "for the time period specified
- 24 in".

1 SEC. 244. REPEAL OF CERTAIN PROGRAMS.

- 2 (a) SAFE STREETS ACT PROGRAMS.—The following
- 3 provisions of title I of the Omnibus Crime Control and
- 4 Safe Streets Act of 1968 are repealed:
- 5 (1) Criminal justice facility construc-
- 6 TION PILOT PROGRAM.—Part F (42 U.S.C. 3769–
- 7 3769d).
- 8 (2) Matching grant program for school
- 9 SECURITY.—Part AA (42 U.S.C. 3797a–3797e).
- 10 (b) VIOLENT CRIME CONTROL AND LAW ENFORCE-
- 11 MENT ACT PROGRAMS.—The following provisions of the
- 12 Violent Crime Control and Law Enforcement Act of 1994
- 13 are repealed:
- 14 (1) Local Crime Prevention block grant
- PROGRAM.—Subtitle B of title III (42 U.S.C.
- 16 13751–13758).
- 17 (2) Assistance for delinquent and at-
- 18 RISK YOUTH.—Subtitle G of title III (42 U.S.C.
- 19 13801–13802).
- 20 (3) Improved training and technical au-
- TOMATION.—Subtitle E of title XXI (42 U.S.C.
- 22 14151).
- 23 (4) Other state and local aid.—Subtitle F
- 24 of title XXI (42 U.S.C. 14161).

1	SEC. 245. ELIMINATION OF CERTAIN NOTICE AND HEARING
2	REQUIREMENTS.
3	Part H of title I of the Omnibus Crime Control and
4	Safe Streets Act of 1968 is amended as follows:
5	(1) Notice and hearing on denial or ter-
6	MINATION OF GRANT.—Section 802 (42 U.S.C.
7	3783) of such part is amended—
8	(A) by striking subsections (b) and (c);
9	and
10	(B) by striking "(a)" before "Whenever,".
11	(2) Finality of Determinations.—Section
12	803 (42 U.S.C. 3784) of such part is amended—
13	(A) by striking ", after reasonable notice
14	and opportunity for a hearing,"; and
15	(B) by striking ", except as otherwise pro-
16	vided herein".
17	(3) Repeal of appellate court review.—
18	Section 804 (42 U.S.C. 3785) of such part is re-
19	pealed.
20	SEC. 246. AMENDED DEFINITIONS FOR PURPOSES OF OMNI-
21	BUS CRIME CONTROL AND SAFE STREETS
22	ACT OF 1968.
23	Section 901 of title I of the Omnibus Crime Control
24	and Safe Streets Act of 1968 (42 U.S.C. 3791) is amend-
25	ed as follows:

1	(1) Indian tribe.—Subsection (a)(3)(C) of
2	such section is amended by striking "(as that term
3	is defined in section 103 of the Juvenile Justice and
4	Delinquency Prevention Act of 1974 (42 U.S.C.
5	5603))".
6	(2) Combination.—Subsection (a)(5) of such
7	section is amended by striking "program or project"
8	and inserting "program, plan, or project".
9	(3) Neighborhood or community-based or-
10	GANIZATIONS.—Subsection (a)(11) of such section is
11	amended by striking "which" and inserting ", in-
12	cluding faith-based, that".
13	(4) Indian tribe; private person.—Sub-
14	section (a) of such section is further amended—
15	(A) in paragraph (24) by striking "and" at
16	the end;
17	(B) in paragraph (25) by striking the pe-
18	riod at the end and inserting a semicolon; and
19	(C) by adding at the end the following new
20	paragraphs:
21	"(26) the term 'Indian Tribe' has the meaning
22	given the term 'Indian tribe' in section 4(e) of the
23	Indian Self-Determination and Education Assistance
24	Act (25 U.S.C. 450b(e)); and

1	"(27) the term 'private person' means any indi-
2	vidual (including an individual acting in his official
3	capacity) and any private partnership, corporation,
4	association, organization, or entity (or any combina-
5	tion thereof).".
6	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST-
7	ENCE PAYMENTS TO PRISONERS FOR
8	HEALTH CARE ITEMS AND SERVICES.
9	Section 4006 of title 18, United States Code, is
10	amended—
11	(1) in subsection (a) by inserting after "The
12	Attorney General" the following: "or the Secretary
13	of Homeland Security, as applicable,"; and
14	(2) in subsection $(b)(1)$ —
15	(A) by striking "the Immigration and Nat-
16	uralization Service" and inserting "the Depart-
17	ment of Homeland Security";
18	(B) by striking "shall not exceed the lesser
19	of the amount" and inserting "shall be the
20	amount billed, not to exceed the amount";
21	(C) by striking "items and services" and
22	all that follows through "the Medicare pro-
23	gram" and inserting "items and services under
24	the Medicare program"; and

1	(D) by striking "; or" and all that follows
2	through the period at the end and inserting a
3	period.
4	SEC. 248. OFFICE OF AUDIT, ASSESSMENT, AND MANAGE-
5	MENT.
6	(a) In General.—Part A of title I of the Omnibus
7	Crime Control and Safe Streets Act of 1968 is amended
8	by adding after section 104, as added by section 211 of
9	this Act, the following new section:
10	"SEC. 105. OFFICE OF AUDIT, ASSESSMENT, AND MANAGE-
11	MENT.
12	"(a) Establishment.—
13	"(1) In general.—There is established within
14	the Office an Office of Audit, Assessment, and Man-
15	agement, headed by a Director appointed by the At-
16	torney General. In carrying out the functions of the
17	Office, the Director shall be subject to the authority,
18	direction, and control of the Attorney General. Such
19	authority, direction, and control may be delegated
20	only to the Assistant Attorney General, without re-
21	delegation.
22	"(2) Purpose.—The purpose of the Office
23	shall be to carry out and coordinate performance au-
24	dits of, take actions to ensure compliance with the
25	terms of, and manage information with respect to,

- 1 grants under programs covered by subsection (b).
- 2 The Director shall take special conditions of the
- 3 grant into account and consult with the office that
- 4 issued those conditions to ensure appropriate compli-
- 5 ance.
- 6 "(3) Exclusivity.—The Office shall be the ex-
- 7 clusive element of the Department of Justice, other
- 8 than the Inspector General, performing functions
- 9 and activities for the purpose specified in paragraph
- 10 (2). There are hereby transferred to the Office all
- functions and activities, other than functions and ac-
- tivities of the Inspector General, for such purpose
- performed immediately before the date of the enact-
- ment of this Act by any other element of the De-
- partment.
- 16 "(b) Covered Programs.—The programs referred
- 17 to in subsection (a) are the following:
- "(1) The program under part Q of this title.
- 19 "(2) Any grant program carried out by the Of-
- fice of Justice Programs.
- 21 "(3) Any other grant program carried out by
- the Department of Justice that the Attorney General
- considers appropriate.
- 24 "(c) Performance Audits Required.—

- "(1) IN GENERAL.—The Director shall select 1 2 grants awarded under the programs covered by sub-3 section (b) and carry out performance audits on 4 such grants. In selecting such grants, the Director 5 shall ensure that the aggregate amount awarded 6 under the grants so selected represent not less than 7 10 percent of the aggregate amount of money 8 awarded under all such grant programs.
 - "(2) Relationship to Nij Evaluations.—
 This subsection does not affect the authority or duty of the Director of the National Institute of Justice to carry out overall evaluations of programs covered by subsection (b), except that such Director shall consult with the Director of the Office in carrying out such evaluations.
 - "(3) Timing of Performance audits.—The performance audit required by paragraph (1) of a grant selected under paragraph (1) shall be carried out—
- 20 "(A) not later than the end of the grant 21 period, if the grant period is not more than 1 22 year; and
- 23 "(B) at the end of each year of the grant 24 period, if the grant period is more than 1 year.

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- 1 "(d) COMPLIANCE ACTIONS REQUIRED.—The Direc-
- 2 tor shall take such actions to ensure compliance with the
- 3 terms of a grant as the Director considers appropriate
- 4 with respect to each grant that the Director determines
- 5 (in consultation with the head of the element of the De-
- 6 partment of Justice concerned), through a performance
- 7 audit under subsection (a) or other means, is not in com-
- 8 pliance with such terms. In the case of a misuse of more
- 9 than 1 percent of the grant amount concerned, the Direc-
- 10 tor shall, in addition to any other action to ensure compli-
- 11 ance that the Director considers appropriate, ensure that
- 12 the entity responsible for such misuse ceases to receive any
- 13 funds under any program covered by subsection (b) until
- 14 such entity repays to the Attorney General an amount
- 15 equal to the amounts misused. The Director may, in un-
- 16 usual circumstances, grant relief from this requirement to
- 17 ensure that an innocent party is not punished.
- 18 "(e) Grant Management System.—The Director
- 19 shall establish and maintain, in consultation with the chief
- 20 information officer of the Office, a modern, automated
- 21 system for managing all information relating to the grants
- 22 made under the programs covered by subsection (b).
- 23 "(f) Availability of Funds.—Not to exceed 5 per-
- 24 cent of all funding made available for a fiscal year for the
- 25 programs covered by subsection (b) shall be reserved for

- 1 the activities of the Office of Audit, Assessment, and Man-
- 2 agement as authorized by this section.".
- 3 (b) Effective Date.—This section and the amend-
- 4 ment made by this section take effect 90 days after the
- 5 date of the enactment of this Act.

6 SEC. 249. COMMUNITY CAPACITY DEVELOPMENT OFFICE.

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

11 "SEC. 106. COMMUNITY CAPACITY DEVELOPMENT OFFICE.

- 12 "(a) Establishment.—
- 13 "(1) IN GENERAL.—There is established within
- the Office a Community Capacity Development Of-
- 15 fice, headed by a Director appointed by the Attorney
- General. In carrying out the functions of the Office,
- 17 the Director shall be subject to the authority, direc-
- tion, and control of the Attorney General. Such au-
- thority, direction, and control may be delegated only
- to the Assistant Attorney General, without redelega-
- 21 tion.
- 22 "(2) Purpose.—The purpose of the Office
- shall be to provide training to actual and prospective
- participants under programs covered by section
- 25 105(b) to assist such participants in understanding

- the substantive and procedural requirements for participating in such programs.
- "(3) EXCLUSIVITY.—The Office shall be the ex-3 4 clusive element of the Department of Justice per-5 forming functions and activities for the purpose specified in paragraph (2). There are hereby trans-6 7 ferred to the Office all functions and activities for 8 such purpose performed immediately before the date 9 of the enactment of this Act by any other element 10 of the Department. This does not preclude a grant-11 making office from providing specialized training 12 and technical assistance in its area of expertise.
- "(b) MEANS.—The Director shall, in coordination
 with the heads of the other elements of the Department,
 carry out the purpose of the Office through the following
 means:
- "(1) Promoting coordination of public and private efforts and resources within or available to States, units of local government, and neighborhood and community-based organizations.
- 21 "(2) Providing information, training, and tech-22 nical assistance.
- 23 "(3) Providing support for inter- and intra-24 agency task forces and other agreements and for as-

- sessment of the effectiveness of programs, projects,
 approaches, or practices.
- "(4) Providing in the assessment of the effectiveness of neighborhood and community-based law enforcement and crime prevention strategies and techniques, in coordination with the National Institute of Justice.
- 8 "(5) Any other similar means.
- 9 "(c) Locations.—Training referred to in subsection
- 10 (a) shall be provided on a regional basis to groups of such
- 11 participants. In a case in which remedial training is appro-
- 12 priate, as recommended by the Director or the head of
- 13 any element of the Department, such training may be pro-
- 14 vided on a local basis to a single such participant.
- 15 "(d) Best Practices.—The Director shall—
- 16 "(1) identify grants under which clearly bene-
- ficial outcomes were obtained, and the characteris-
- tics of those grants that were responsible for obtain-
- ing those outcomes; and
- 20 "(2) incorporate those characteristics into the
- 21 training provided under this section.
- 22 "(e) Availability of Funds.—Not to exceed 5 per-
- 23 cent of all funding made available for a fiscal year for the
- 24 programs covered by section 105(b) shall be reserved for

- 1 the activities of the Community Capacity Development Of-
- 2 fice as authorized by this section.".
- 3 (b) Effective Date.—This section and the amend-
- 4 ment made by this section take effect 90 days after the
- 5 date of the enactment of this Act.
- 6 SEC. 250. OFFICE OF APPLIED LAW ENFORCEMENT TECH-
- 7 **NOLOGY.**
- 8 (a) In General.—Part A of title I of the Omnibus
- 9 Crime Control and Safe Streets Act of 1968 is amended
- 10 by adding after section 106, as added by section 249 of
- 11 this Act, the following new section:
- 12 "SEC. 107. OFFICE OF APPLIED LAW ENFORCEMENT TECH-
- NOLOGY.
- 14 "(a) ESTABLISHMENT.—There is established within
- 15 the Office an Office of Applied Law Enforcement Tech-
- 16 nology, headed by a Director appointed by the Attorney
- 17 General. The purpose of the Office shall be to provide
- 18 leadership and focus to those grants of the Department
- 19 of Justice that are made for the purpose of using or im-
- 20 proving law enforcement computer systems.
- 21 "(b) Duties.—In carrying out the purpose of the Of-
- 22 fice, the Director shall—
- 23 "(1) establish clear minimum standards for
- 24 computer systems that can be purchased using
- amounts awarded under such grants; and

1	"(2) ensure that recipients of such grants use
2	such systems to participate in crime reporting pro-
3	grams administered by the Department.".
4	(b) Effective Date.—This section and the amend-
5	ment made by this section take effect 90 days after the
6	date of the enactment of this Act.
7	SEC. 251. AVAILABILITY OF FUNDS FOR GRANTS.
8	(a) In General.—Part A of title I of the Omnibus
9	Crime Control and Safe Streets Act of 1968 is amended
10	by adding after section 107, as added by section 250 or
11	this Act, the following new section:
12	"SEC. 108. AVAILABILITY OF FUNDS.
13	"(a) Period for Awarding Grant Funds.—
14	"(1) In general.—Unless otherwise specifi-
15	cally provided in an authorization, DOJ grant funds
16	for a fiscal year shall remain available to be awarded
17	and distributed to a grantee only in that fiscal year
18	and the three succeeding fiscal years, subject to
19	paragraphs (2) and (3). DOJ grant funds not so
20	awarded and distributed shall revert to the Treas
21	ury.
22	"(2) Treatment of Reprogrammen
23	FUNDS.—DOJ grant funds for a fiscal year that are

reprogrammed in a later fiscal year shall be treated

- 1 for purposes of paragraph (1) as DOJ grant funds
- 2 for such later fiscal year.
- 3 "(3) Treatment of Deobligated funds.—If
- 4 DOJ grant funds were obligated and then
- 5 deobligated, the period of availability that applies to
- 6 those grant funds under paragraph (1) shall be ex-
- 7 tended by a number of days equal to the number of
- 8 days from the date on which those grant funds were
- 9 obligated to the date on which those grant funds
- were deobligated.
- 11 "(b) Period for Expending Grant Funds.—
- 12 DOJ grant funds for a fiscal year that have been awarded
- 13 and distributed to a grantee may be expended by that
- 14 grantee only in the period permitted under the terms of
- 15 the grant. DOJ grant funds not so expended shall revert
- 16 to the Treasury.
- 17 "(c) Definition.—In this section, the term 'DOJ
- 18 grant funds' means, for a fiscal year, amounts appro-
- 19 priated for activities of the Department of Justice in car-
- 20 rying out grant programs for that fiscal year.
- 21 "(d) Applicability.—This section applies to DOJ
- 22 grant funds for fiscal years beginning with fiscal year
- 23 2004.".

1	(b) Effective Date.—This section and the amend-
2	ment made by this section take effect 90 days after the
3	date of the enactment of this Act.
4	SEC. 252. CONSOLIDATION OF FINANCIAL MANAGEMENT
5	SYSTEMS OF OFFICE OF JUSTICE PROGRAMS.
6	(a) Consolidation of Accounting Activities
7	AND PROCUREMENT ACTIVITIES.—The Assistant Attor-
8	ney General of the Office of Justice Programs shall ensure
9	that—
10	(1) all accounting activities for all elements of
11	the Office of Justice Programs are carried out under
12	the direct management of the Office of the Comp-
13	troller; and
14	(2) all procurement activities for all elements of
15	the Office are carried out under the direct manage-
16	ment of the Office of Administration.
17	(b) Further Consolidation of Procurement
18	ACTIVITIES.—The Assistant Attorney General shall en-
19	sure that, on and after September 30, 2008—
20	(1) all procurement activities for all elements of
21	the Office are carried out through a single manage-
22	ment office; and
23	(2) all contracts and purchase orders used in
24	carrying out those activities are processed through a
25	single procurement system.

1	(c) Consolidation of Financial Management
2	Systems.—The Assistant Attorney General shall ensure
3	that, on and after September 30, 2010, all financial man-
4	agement activities (including human resources, payroll,
5	and accounting activities, as well as procurement activi-
6	ties) of all elements of the Office are carried out through
7	a single financial management system.
8	(d) Achieving Compliance.—
9	(1) Schedule.—The Assistant Attorney Gen-
10	eral shall undertake a scheduled consolidation of op-
11	erations to achieve compliance with the requirements
12	of this section.
13	(2) Specific requirements.—With respect to
14	achieving compliance with the requirements of—
15	(A) subsection (a), the consolidation of op-
16	erations shall be initiated not later than 90
17	days after the date of the enactment of this
18	Act; and
19	(B) subsections (b) and (c), the consolida-
20	tion of operations shall be initiated not later
21	than September 30, 2005, and shall be carried
22	out by the Office of Administration, in con-
23	sultation with the Chief Information Officer
24	and the Office of Audit, Assessment, and Man-
25	agement.

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

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

1	"(5) award grants to pay for offices hired to
2	perform intelligence, anti-terror, or homeland secu-
3	rity duties;"; and
4	(D) by amending paragraph (9) (as so re-
5	designated) to read as follows:
6	"(9) develop new technologies, including inter-
7	operable communications technologies, modernized
8	criminal record technology, and forensic technology,
9	to assist State and local law enforcement agencies in
10	reorienting the emphasis of their activities from re-
11	acting to crime to preventing crime and to train law
12	enforcement officers to use such technologies;";
13	(4) by redesignating subsections (e) through (k)
14	as subsections (c) through (i), respectively;
15	(5) in subsection (c) (as so redesignated) by
16	striking "subsection (i)" and inserting "subsection
17	(g)"; and
18	(6) by adding at the end the following new sub-
19	section:
20	"(j) Matching Funds for School Security
21	GRANTS.—Notwithstanding subsection (i), in the case of
22	a grant under subsection (a) for the purposes described
23	in subsection (b)(4)—
24	"(1) the portion of the costs of a program pro-
25	vided by that grant may not exceed 50 percent;

"(2) any funds appropriated by Congress for 1 2 the activities of any agency of an Indian tribal gov-3 ernment or the Bureau of Indian Affairs performing 4 law enforcement functions on any Indian lands may be used to provide the non-Federal share of a 5 6 matching requirement funded under this subsection; 7 and "(3) the Attorney General may provide, in the 8 9 guidelines implementing this section, for the require-10 ment of paragraph (1) to be waived or altered in the 11 case of a recipient with a financial need for such a 12 waiver or alteration.". 13 (b) Conforming Amendment.—Section 1702 of title I of such Act (42 U.S.C. 3796dd-1) is amended in 14 subsection (d)(2) by striking "section 1701(d)" and in-15 serting "section 1701(b)". 16 17 (c) AUTHORIZATION OF APPROPRIATIONS.—Section 1001(a)(11) of title I of such Act (42 U.S.C. 3793(a)(11)) 18 19 is amended— 20 (1) in subparagraph (A) by striking clause (i) 21 and all that follows through the period at the end 22 and inserting the following: "(i) \$1,047,119,000 for each of fiscal years 23 24 2006 through 2009."; and 25 (2) in subparagraph (B)—

1	(A) by striking "section 1701(f)" and in-
2	serting "section 1701(d)"; and
3	(B) by striking the third sentence.
4	SEC. 254. CLARIFICATION OF PERSONS ELIGIBLE FOR BEN-
5	EFITS UNDER PUBLIC SAFETY OFFICERS'
6	DEATH BENEFITS PROGRAMS.
7	(a) Persons Eligible for Death Benefits.—
8	Section 1204 of the Omnibus Crime Control and Safe
9	Streets Act of 1968 (42 U.S.C. 3796b), as most recently
10	amended by section 2(a) of the Mychal Judge Police and
11	Fire Chaplains Public Safety Officers' Benefit Act of 2002
12	(Public Law 107–196; 116 Stat. 719), is amended—
13	(1) by redesignating paragraphs (7) and (8) as
14	paragraphs (8) and (9), respectively;
15	(2) by inserting after paragraph (6) the fol-
16	lowing new paragraph:
17	"(7) 'member of a rescue squad or ambulance
18	crew' means an officially recognized or designated
19	public employee member of a rescue squad or ambu-
20	lance crew;"; and
21	(3) in paragraph (4) by striking "and" and all
22	that follows through the end and inserting a semi-
23	colon.
24	(b) Clarification of Limitation on Payments in
25	Non-Civilian Cases.—Section 1202(5) of such Act (42

U.S.C. 3796a(5)) is amended by inserting "with respect" before "to any individual". 3 (c) Waiver of Collection in Certain Cases.— Section 1201 of such Act (42 U.S.C. 3796) is amended 5 by adding at the end the following: 6 "(k) In any case in which the Bureau paid, before the date of the enactment of Public Law 107–196, any 8 benefit under this part to an individual who— 9 "(1) before the enactment of that law was enti-10 tled to receive that benefit; and 11 "(2) by reason of the retroactive effective date 12 of that law is no longer entitled to receive that ben-13 efit. 14 "the Bureau may suspend or end activities to collect that 15 benefit if the Bureau determines that collecting that benefit is impractical or would cause undue hardship to that 16 individual.". 17 18 (d) DESIGNATION Beneficiary.—Section OF 19 1201(a)(4) of such Act (42 U.S.C. 3796(a)(4)) is amend-20 ed to read as follows: 21 "(4) if there is no surviving spouse or surviving 22 child-23 "(A) in the case of a claim made on or

after the date that is 90 days after the date of

the enactment of this subparagraph, to the indi-

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1	vidual designated by such officer as beneficiary
2	under this section in such officer's most re-
3	cently executed designation of beneficiary or
4	file at the time of death with such officer's pub-
5	lic safety agency, organization, or unit, provided
6	that such individual survived such officer; or
7	"(B) if there is no individual qualifying
8	under subparagraph (A), to the individual des-
9	ignated by such officer as beneficiary under
10	such officer's most recently executed life insur-
11	ance policy, provided that such individual sur-
12	vived such officer; or".
10	CEC OFF DECEADON DACED DIN I WING DREVENIEUM DDG
13	SEC. 255. RESEARCH-BASED BULLYING PREVENTION PRO-
13 14	GRAMS.
14	GRAMS.
14 15	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus
14151617	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C
14151617	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C 3796ee(b)) is amended by inserting before the semicolor
14 15 16 17 18	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C 3796ee(b)) is amended by inserting before the semicolor at the end the following: ", which may include research
141516171819	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C 3796ee(b)) is amended by inserting before the semicolor at the end the following: ", which may include research based bullying prevention programs".
14151617181920	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C 3796ee(b)) is amended by inserting before the semicolor at the end the following: ", which may include research based bullying prevention programs". SEC. 256. REAUTHORIZATION OF JUVENILE ACCOUNTS.
14 15 16 17 18 19 20 21	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C 3796ee(b)) is amended by inserting before the semicolor at the end the following: ", which may include research based bullying prevention programs". SEC. 256. REAUTHORIZATION OF JUVENILE ACCOUNTS ABILITY BLOCK GRANTS.
14 15 16 17 18 19 20 21 22	GRAMS. Paragraph (13) of section 1801(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C 3796ee(b)) is amended by inserting before the semicolor at the end the following: ", which may include research based bullying prevention programs". SEC. 256. REAUTHORIZATION OF JUVENILE ACCOUNTS ABILITY BLOCK GRANTS. Section 1810(a) of the Omnibus Crime Control and

1 SEC. 257. SEX OFFENDER MANAGEMENT. 2 Section 40152 of the Violent Crime Control and Law 3 Enforcement Act of 1994 (42 U.S.C. 13941) is amended 4 by striking subsection (c) and inserting the following: 5 "(c) AUTHORIZATION OF APPROPRIATIONS.—There 6 are authorized to be appropriated to carry out this section 7 \$5,000,000 for each of fiscal years 2006 through 2010.". TITLE III—MISCELLANEOUS 8 **PROVISIONS** 9 10 SEC. 301. TECHNICAL AMENDMENTS RELATING TO PUBLIC 11 LAW 107-56. 12 (a) Striking Surplus Words.— 13 (1) Section 2703(c)(1) of title 18, United States Code, is amended by striking "or" at the end 14 15 of subparagraph (C). 16 (2) Section 1960(b)(1)(C) of title 18, United States Code, is amended by striking "to be used to 17 18 be used" and inserting "to be used". 19 (b) Punctuation and Grammar Corrections.— Section 2516(1)(q) of title 18, United States Code, is 21 amended— 22 (1) by striking the semicolon after the first 23 close parenthesis; and (2) by striking "sections" and inserting "sec-24

tion".

- 1 (c) Cross Reference Correction.—Section 322
- 2 of Public Law 107–56 is amended, effective on the date
- 3 of the enactment of that section, by striking "title 18"
- 4 and inserting "title 28".
- 5 (d) Capitalization Correction.—Subsections (a)
- 6 and (b) of section 2703 of title 18, United States Code,
- 7 are each amended by striking "Contents of wire or
- 8 ELECTRONIC" and inserting "Contents of Wire or
- 9 Electronic".

10 SEC. 302. MISCELLANEOUS TECHNICAL AMENDMENTS.

- 11 (a) Punctuation Corrections.—The heading for
- 12 section 1591 of title 18, United States Code, is amended
- 13 by inserting a comma after "**fraud**".
- 14 (b) Duplicate Section Numbers.—The second
- 15 section 540C in chapter 33 of title 28, United States Code,
- 16 is redesignated as section 540D, and the item relating to
- 17 that section in the table of sections at the beginning of
- 18 that chapter is redesignated accordingly and transferred
- 19 so as to be placed after the item relating to section 540C.
- 20 (c) Table of Sections Omission.—The table of
- 21 sections at the beginning of chapter 203 of title 18, United
- 22 States Code, is amended by inserting after the item relat-
- 23 ing to section 3050 the following new item:

[&]quot;3051. Powers of Special Agents of Bureau of Alcohol, Tobacco, Firearms, and Explosives.".

- 1 (d) Repeal of Duplicative Program.—Section
- 2 316 of Part A of the Runaway and Homeless Youth Act
- 3 (42 U.S.C. 5712d), as added by section 40155 of the Vio-
- 4 lent Crime Control and Law Enforcement Act of 1994
- 5 (Public Law 103–322; 108 Stat. 1922), is repealed.
- 6 SEC. 303. MINOR SUBSTANTIVE AMENDMENT RELATING TO
- 7 CONTENTS OF FBI ANNUAL REPORT.
- 8 Section 540D(b)(1)(A) of title 28, United States
- 9 Code, as redesignated by section 302(b), is further amend-
- 10 ed by inserting "and the number of such personnel who
- 11 receive danger pay under section 151 of the Foreign Rela-
- 12 tions Authorization Act, Fiscal Years 1990 and 1991 (5
- 13 U.S.C. 5928 note)" after "year".
- 14 SEC. 304. USE OF FEDERAL TRAINING FACILITIES.
- 15 (a) Federal Training Facilities.—Unless specifi-
- 16 cally authorized in writing by the Attorney General, the
- 17 Department of Justice (and each entity within it) shall
- 18 use for any predominately internal training or conference
- 19 meeting only a facility that does not require a payment
- 20 to a private entity for use of the facility.
- 21 (b) Annual Report.—The Attorney General shall
- 22 prepare an annual report to the Chairmen and ranking
- 23 minority members of the Committees on the Judiciary of
- 24 the Senate and of the House of Representatives that de-
- 25 tails each training and conference meeting that requires

- 1 specific authorization under subsection (a). The report
- 2 shall include an explanation of why the facility was chosen,
- 3 and a breakdown of any expenditures incurred in excess
- 4 of the cost of conducting the training or meeting at a facil-
- 5 ity that did not require such authorization.

6 SEC. 305. PRIVACY OFFICER.

- 7 (a) IN GENERAL.—The Attorney General shall des-
- 8 ignate a senior official in the Department of Justice to
- 9 assume primary responsibility for privacy policy.
- 10 (b) Responsibilities.—The responsibilities of such
- 11 official shall include—
- 12 (1) assuring that the use of technologies sus-
- tain, and do not erode, privacy protections relating
- to the use, collection, and disclosure of personally
- identifiable information;
- 16 (2) assuring that personally identifiable infor-
- mation contained in systems of records is handled in
- full compliance with fair information practices as set
- out in section 552a of title 5, United States Code;
- 20 (3) evaluating legislative and regulatory pro-
- 21 posals involving collection, use, and disclosure of
- 22 personally identifiable information by the Federal
- 23 Government;
- 24 (4) conducting a privacy impact assessment of
- proposed rules of the Department on the privacy of

1	personally identifiable information, including the
2	type of personally identifiable information collected
3	and the number of people affected;
4	(5) preparing a report to Congress on an an-
5	nual basis on activities of the Department that af-
6	fect privacy, including complaints of privacy viola-
7	tions, implementation of section 552a of title 5
8	United States Code, internal controls, and other rel-
9	evant matters;
10	(6) ensuring that the Department protects per-
11	sonally identifiable information and information sys-
12	tems from unauthorized access, use, disclosure, dis-
13	ruption, modification, or destruction in order to pro-
14	vide—
15	(A) integrity, which means guarding
16	against improper information modification or
17	destruction, and includes ensuring information
18	nonrepudiation and authenticity;
19	(B) confidentially, which means preserving
20	authorized restrictions on access and disclosure
21	including means for protecting personal privacy
22	and proprietary information;
23	(C) availability, which means ensuring
24	timely and reliable access to and use of that in-

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formation; and

1	(D) authentication, which means utilizing
2	digital credentials to assure the identity of
3	users and validate their access; and
4	(7) advising the Attorney General and the Di-
5	rector of the Office of Management and Budget on
6	information security and privacy issues pertaining to
7	Federal Government information systems.
8	(c) Review.—The Department of Justice shall re-
9	view its policies to assure that the Department treats per-
10	sonally identifiable information in its databases in a man-
11	ner that complies with applicable Federal law on privacy.
12	SEC. 306. BANKRUPTCY CRIMES.
13	The Director of the Executive Office for United
14	States Trustees shall prepare an annual report to the Con-
15	gress detailing—
16	(1) the number and types of criminal referrals
17	made by the United States Trustee Program;
18	(2) the outcomes of each criminal referral;
19	(3) for any year in which the number of crimi-
20	nal referrals is less than for the prior year, an expla-
21	nation of the decrease; and
22	(4) the United States Trustee Program's efforts
23	to prevent bankruptcy fraud and abuse, particularly
24	with respect to the establishment of uniform internal

1	controls to detect common, higher risk frauds, such
2	as a debtor's failure to disclose all assets.
3	SEC. 307. REPORT TO CONGRESS ON STATUS OF UNITED
4	STATES PERSONS OR RESIDENTS DETAINED
5	ON SUSPICION OF TERRORISM.
6	Not less often than once every 12 months, the Attor-
7	ney General shall submit to Congress a report on the sta-
8	tus of United States persons or residents detained, as of
9	the date of the report, on suspicion of terrorism. The re-
10	port shall—
11	(1) specify the number of persons or residents
12	so detained; and
13	(2) specify the standards developed by the De-
14	partment of Justice for recommending or deter-
15	mining that a person should be tried as a criminal
16	defendant or should be designated as an enemy com-
17	batant.
18	SEC. 308. TECHNICAL CORRECTION RELATING TO DEFINE
19	TION USED IN "TERRORISM TRANSCENDING
20	NATIONAL BOUNDARIES" STATUTE.
21	Section 1958 of title 18, United States Code, is
22	amended—
23	(1) in subsection (a), by striking "facility in'
24	and inserting "facility of"; and

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

1	SEC. 310. EXPANDED JURISDICTION FOR CONTRABAND OF-
2	FENSES IN CORRECTIONAL FACILITIES.
3	Section 1791(a) of title 18, United States Code, is
4	amended in each of paragraphs (1) and (2) by inserting
5	"or an individual in the custody of the Attorney General
6	or the Bureau of Prisons or any institution or facility in
7	which the person is confined by direction of the Attorney
8	General" after "an inmate of a prison".
9	SEC. 311. MAGISTRATE JUDGE'S AUTHORITY TO CONTINUE
10	PRELIMINARY HEARING.
11	The second sentence of section 3060(c) of title 18,
12	United States Code, is amended to read as follows: "In
13	the absence of such consent of the accused, the judge or
14	magistrate judge may extend the time limits only on a
15	showing that extraordinary circumstances exist and justice
16	requires the delay.".
17	SEC. 312. TECHNICAL CORRECTIONS RELATING TO
18	STEROIDS.
19	Section 102(41)(A) of the Controlled Substances Act
20	(21 U.S.C. 802(41)(A)), as amended by the Anabolic Ster-
21	oid Control Act of 2004 (Public law 108–358), is amended
22	by—
23	(1) striking clause (xvii) and inserting the fol-
24	lowing:
25	"(xvii) 13β-ethyl-17β-hydroxygon-4-en-3-one;";
26	and

1 (2) striking clause (xliv) and inserting the fol-2 lowing: 3 "(xliv) $(17\alpha\text{-methyl-}17\beta\text{-hydroxy-}$ stanozolol 4 $[5\alpha]$ -androst-2-eno[3,2-c]-pyrazole);". SEC. 313. PRISON RAPE COMMISSION EXTENSION. 6 Section 7 of the Prison Rape Elimination Act of 2003 7 (42 U.S.C. 15606) is amended in subsection (d)(3)(A) by striking "2 years" and inserting "3 years". 8 9 SEC. 314. LONGER STATUTE OF LIMITATION FOR HUMAN 10 TRAFFICKING-RELATED OFFENSES. 11 (a) In General.—Chapter 213 of title 18, United 12 States Code, is amended by adding at the end the following new section: 13 14 "§ 3298. Trafficking-related offenses 15 "No person shall be prosecuted, tried, or punished for any non-capital offense or conspiracy to commit a non-16 17 capital offense under section 1581 (Peonage; Obstructing Enforcement), 1583 (Enticement into Slavery), 1584 18 19 (Sale into Involuntary Servitude), 1589 (Forced Labor), 20 1590 (Trafficking with Respect to Peonage, Slavery, In-21 voluntary Servitude, or Forced Labor), 1591 (Sex Trafficking of Children or by Force, Fraud), or 1592 (Unlaw-23 ful Conduct with Respect to Documents in furtherance of

Trafficking, Peonage, Slavery, Involuntary Servitude, or

Forced Labor) of this title or under section 274(a) of the

- 1 Immigration and Nationality Act unless the indictment is
- 2 found or the information is instituted not later than 10
- 3 years after the commission of the offense.".
- 4 (b) CLERICAL AMENDMENT.—The table of sections at
- 5 the beginning of such chapter is amended by adding at
- 6 the end the following new item:

"3298. Trafficking-related offenses.".

7 SEC. 315. USE OF CENTER FOR CRIMINAL JUSTICE TECH-

- 8 NOLOGY.
- 9 (a) In General.—The Attorney General may use
- 10 the services of the Center for Criminal Justice Technology,
- 11 a nonprofit "center of excellence" that provides technology
- 12 assistance and expertise to the criminal justice commu-
- 13 nity.
- 14 (b) Authorization of Appropriations.—There
- 15 are authorized to be appropriated to the Attorney General
- 16 to carr out this section the following amounts, to remai
- 17 available until expended:
- 18 (1) \$7,500,000 for fiscal year 2006;
- 19 (2) \$7,500,000 for fiscal year 2007; and
- 20 (3) \$10,000,000 for fiscal year 2008.
- 21 SEC. 316. SEARCH GRANTS.
- (a) In General.—Pursuant to subpart 1 of part E
- 23 of title I of the Omnibus Crime Control and Safe Streets
- 24 Act of 1968, the Attorney General may make grants to
- 25 SEARCH, the National Consortium for Justice Informa-

- 1 tion and Statistics, to carry out the operations of the Na-
- 2 tional Technical Assistance and Training Program.
- 3 (b) AUTHORIZATION OF APPROPRIATIONS.—There
- 4 are authorized to be appropriated to the Attorney General
- 5 to carry out this section \$2,000,000 for each of fiscal
- 6 years 2006 through 2009.

7 TITLE IV—VIOLENCE AGAINST

8 WOMEN REAUTHORIZATION

9 **ACT OF 2005**

- 10 SEC. 401. SHORT TITLE.
- 11 Titles IV through X of this Act may be cited as the
- 12 "Violence Against Women Reauthorization Act of 2005".
- 13 SEC. 402. DEFINITIONS AND REQUIREMENTS FOR PRO-
- 14 GRAMS RELATING TO VIOLENCE AGAINST
- WOMEN.
- Part T of the Omnibus Crime Control and Safe
- 17 Streets Act of 1968 is amended by inserting before section
- $18\ \ 2001\ (42\ U.S.C.\ 3796gg)$ the following new sections:
- 19 "SEC. 2000A. CLARIFICATION THAT PROGRAMS RELATING
- 20 TO VIOLENCE AGAINST WOMEN ARE GENDER-
- 21 **NEUTRAL.**
- "In this part, and in any other Act of Congress, un-
- 23 less the context unequivocally requires otherwise, a provi-
- 24 sion authorizing or requiring the Department of Justice
- 25 to make grants, or to carry out other activities, for assist-

1	ance to victims of domestic violence, dating violence, stalk-
2	ing, sexual assault, or trafficking in persons, shall be con-
3	strued to cover grants that provide assistance to female
4	victims, male victims, or both.
5	"SEC. 2000B. DEFINITIONS THAT APPLY TO ANY PROVISION
6	CARRIED OUT BY VIOLENCE AGAINST
7	WOMEN OFFICE.
8	"(a) In General.—In this part, and in any violence
9	against women provision, unless the context unequivocally
10	requires otherwise, the following definitions apply:
11	"(1) Courts.—The term 'courts' means any
12	civil or criminal, tribal, and Alaskan Village, Fed-
13	eral, State, local or territorial court having jurisdic-
14	tion to address domestic violence, dating violence,
15	sexual assault or stalking, including immigration,
16	family, juvenile, and dependency courts, and the ju-
17	dicial officers serving in those courts, including
18	judges, magistrate judges, commissioners, justices of
19	the peace, or any other person with decisionmaking
20	authority.
21	"(2) CHILD MALTREATMENT.—The term 'child
22	maltreatment' means the physical or psychological
23	abuse or neglect of a child or youth, including sexual

assault and abuse.

1	"(3) COMMUNITY-BASED ORGANIZATION.—The
2	term 'community-based organization' means an or-
3	ganization that—
4	"(A) focuses primarily on domestic vio-
5	lence, dating violence, sexual assault, or stalk-
6	ing;
7	"(B) has established a specialized cul-
8	turally specific program that addresses domestic
9	violence, dating violence, sexual assault, or
10	stalking;
11	"(C) has a primary focus on underserved
12	populations (and includes representatives of
13	these populations) and domestic violence, dating
14	violence, sexual assault, or stalking; or
15	"(D) obtains expertise, or shows dem-
16	onstrated capacity to work effectively, on do-
17	mestic violence, dating violence, sexual assault,
18	and stalking through collaboration.
19	"(4) Court-based and court-related per-
20	SONNEL.—The term 'court-based' and 'court-related
21	personnel' mean persons working in the court,
22	whether paid or volunteer, including—
23	"(A) clerks, special masters, domestic rela-
24	tions officers, administrators, mediators, cus-
25	tody evaluators, guardians ad litem, lawyers,

negotiators, probation, parole, interpreters, victim assistants, victim advocates, and judicial, administrative, or any other professionals or personnel similarly involved in the legal process;

- "(B) court security personnel;
- "(C) personnel working in related, supplementary offices or programs (such as child support enforcement); and
- "(D) any other court-based or community-based personnel having responsibilities or authority to address domestic violence, dating violence, sexual assault, or stalking in the court system.

"(5) Domestic violence.—The term 'domestic violence' includes felony or misdemeanor crimes of violence committed by a current or former spouse of the victim, by a person with whom the victim shares a child in common, by a person who is co-habitating with or has cohabitated with the victim as a spouse, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies, or by any other person against an adult, youth, or minor victim who is protected from that person's acts

1	under the domestic or family violence laws of the ju-
2	risdiction receiving grant monies.
3	"(6) Dating Partner.—The term 'dating
4	partner' refers to a person who is or has been in an
5	ongoing social relationship of a romantic or intimate
6	nature with the abuser, and existence of such a rela-
7	tionship based on a consideration of—
8	"(A) the length of the relationship;
9	"(B) the type of relationship; and
10	"(C) the frequency of interaction between
11	the persons involved in the relationship.
12	"(7) Dating violence.—The term 'dating vio-
13	lence' means violence committed by a person—
14	"(A) who is or has been in an ongoing so-
15	cial relationship of a romantic or intimate na-
16	ture with the victim; and
17	"(B) where the existence of such a rela-
18	tionship shall be determined based on a consid-
19	eration of the following factors:
20	"(i) The length of the relationship.
21	"(ii) The type of relationship.
22	"(iii) The frequency of interaction be-
23	tween the persons involved in the relation-
24	ship.

1	"(8) Elder abuse.—The term 'elder abuse'
2	means any action against a person who is 60 years
3	of age or older that constitutes the willful—
4	"(A) infliction of injury, unreasonable con-
5	finement, intimidation, or cruel punishment
6	with resulting physical harm, pain, or mental
7	anguish; or
8	"(B) deprivation by a person, including a
9	caregiver, of goods or services that are nec-
10	essary to avoid physical harm, mental anguish,
11	or mental illness.
12	"(9) Indian.—The term 'Indian' means a
13	member of an Indian tribe.
14	"(10) Indian Housing.—The term 'Indian
15	housing' means housing assistance described in the
16	Native American Assistance and Self-Determination
17	Act of (25 U.S.C. 4101 et seq., as amended).
18	"(11) Indian tribe.—The term 'Indian tribe'
19	means a tribe, band, pueblo, nation, or other orga-
20	nized group or community of Indians, including any
21	Alaska Native village or regional or village corpora-
22	tion (as defined in, or established pursuant to, the
23	Alaska Native Claims Settlement Act (43 U.S.C.
24	1601 et seq.)), that is recognized as eligible for the
25	special programs and services provided by the

1	United States to Indians because of their status as
2	Indians.
3	"(12) Indian law enforcement.—The term
4	'Indian law enforcement' means the departments or
5	individuals under the direction of the Indian tribe
6	that maintain public order.
7	"(13) Law enforcement.—The term 'law en-
8	forcement' means a public agency charged with po-
9	licing functions, including any of its component bu-
10	reaus (such as governmental victim services pro-
11	grams), including those referred to in section 3 of
12	the Indian Enforcement Reform Act (25 U.S.C.
13	2802).
14	"(14) Legal assistance.—The term 'legal as-
15	sistance'—
16	"(A) includes assistance to adult, youth,
17	and minor victims of domestic violence, dating
18	violence, sexual assault, and stalking in—
19	"(i) family, tribal, territorial, immi-
20	gration, employment, administrative agen-
21	cy, housing matters, campus administrative
22	or protection or stay away order pro-
23	ceedings, and other similar matters; and
24	"(ii) criminal justice investigations,
25	prosecutions and post-trial matters (includ-

1	ing sentencing, parole, and probation) that
2	impact the victim's safety and privacy,
3	subject to subparagraph (B); and
4	"(B) does not include representation of a
5	defendant in a criminal or juvenile proceeding.
6	"(15) Linguistically and culturally spe-
7	CIFIC SERVICES.—The term 'linguistically and cul-
8	turally specific services' means community-based
9	services that offer full linguistic access and cul-
10	turally specific services and resources, including out-
11	reach, collaboration, and support mechanisms pri-
12	marily directed toward racial and ethnic populations
13	and other underserved communities.
14	"(16) Personally identifying information
15	OR PERSONAL INFORMATION.—The term 'personally
16	identifying information' or 'personal information'
17	means individually identifying information for or
18	about an individual including information likely to
19	disclose the location of a victim of domestic violence,
20	dating violence, sexual assault, or stalking, includ-
21	ing—
22	"(A) a first and last name;
23	"(B) a home or other physical address;

1	"(C) contact information (including a post-
2	al, e-mail or Internet protocol address, or tele-
3	phone or facsimile number);
4	"(D) a social security number; and
5	"(E) any other information, including date
6	of birth, racial or ethnic background, or reli-
7	gious affiliation, that, in combination with any
8	of subparagraphs (A) through (D), would serve
9	to identify any individual.
10	"(17) Prosecution.—The term 'prosecution'
11	means any public agency charged with direct respon-
12	sibility for prosecuting criminal offenders, including
13	such agency's component bureaus (such as govern-
14	mental victim services programs).
15	"(18) Protection order or restraining
16	ORDER.—The term 'protection order' or 'restraining
17	order' includes—
18	"(A) any injunction, restraining order, or
19	any other order issued by a civil or criminal
20	court for the purpose of preventing violent or
21	threatening acts or harassment against, sexual
22	violence or contact or communication with or
23	physical proximity to, another person, including
24	any temporary or final orders issued by civil or
25	criminal courts whether obtained by filing an

1	independent action or as a pendente lite order
2	in another proceeding so long as any civil order
3	was issued in response to a complaint, petition,
4	or motion filed by or on behalf of a person seek-
5	ing protection; and
6	"(B) any support, child custody or visita-
7	tion provisions, orders, remedies, or relief
8	issued as part of a protection order, restraining
9	order, or stay away injunction pursuant to
10	State, tribal, territorial, or local law authorizing
11	the issuance of protection orders, restraining
12	orders, or injunctions for the protection of vic-
13	tims of domestic violence, dating violence, sex-
14	ual assault, or stalking.
15	"(19) Rural area and rural community.—
16	The terms 'rural area' and 'rural community'
17	mean—
18	"(A) any area or community, respectively,
19	no part of which is within an area designated
20	as a standard metropolitan statistical area by
21	the Office of Management and Budget; or
22	"(B) any area or community, respectively,
23	that is—
24	"(i) within an area designated as a
25	metropolitan statistical area or considered

1	as part of a metropolitan statistical area;
2	and
3	"(ii) located in a rural census tract.
4	"(20) Rural State.—The term 'rural State'
5	means a State that has a population density of 52
6	or fewer persons per square mile or a State in which
7	the largest county has fewer than 150,000 people,
8	based on the most recent decennial census.
9	"(21) Sexual assault.—The term 'sexual as-
10	sault' means any conduct prescribed by chapter
11	109A of title 18, United States Code, whether or not
12	the conduct occurs in the special maritime and terri-
13	torial jurisdiction of the United States or in a Fed-
14	eral prison and includes both assaults committed by
15	offenders who are strangers to the victim and as-
16	saults committed by offenders who are known or re-
17	lated by blood or marriage to the victim.
18	"(22) Stalking.—The term 'stalking' means
19	engaging in a course of conduct directed at a spe-
20	cific person that would cause a reasonable person
21	to—
22	"(A) fear for his or her safety or the safety
23	of others; or
24	"(B) suffer substantial emotional distress.

1	"(23) State.—The term 'State' means each of
2	the several States, the District of Columbia, the
3	Commonwealth of Puerto Rico, and except as other-
4	wise provided, Guam, American Samoa, the Virgin
5	Islands, and the Northern Mariana Islands.
6	"(24) State domestic violence coali-
7	TION.—The term 'State domestic violence coalition'
8	means a program determined by the Administration
9	for Children and Families under the Family Violence
10	Prevention and Services Act (42 U.S.C. 10410(b)).
11	"(25) State sexual assault coalition.—
12	The term 'State sexual assault coalition' means a
13	program determined by the Center for Injury Pre-
14	vention and Control of the Centers for Disease Con-
15	trol and Prevention under the Public Health Service
16	Act (42 U.S.C. 280b et seq.).
17	"(26) Territorial domestic violence or
18	SEXUAL ASSAULT COALITION.—The term 'territorial
19	domestic violence or sexual assault coalition' means
20	a program addressing domestic violence that is—
21	"(A) an established nonprofit, nongovern-
22	mental territorial coalition addressing domestic
23	violence or sexual assault within the territory;
24	or

1	"(B) a nongovernmental organization with
2	a demonstrated history of addressing domestic
3	violence or sexual assault within the territory
4	that proposes to incorporate as a nonprofit,
5	nongovernmental territorial coalition.
6	"(27) Tribal coalition.—The term 'tribal co-
7	alition' means—
8	"(A) an established nonprofit, nongovern-
9	mental tribal coalition addressing domestic vio-
10	lence and sexual assault against American In-
11	dian and Alaskan Native women; or
12	"(B) individuals or organizations that pro-
13	pose to incorporate as nonprofit, nongovern-
14	mental tribal coalitions to address domestic vio-
15	lence and sexual assault against American In-
16	dian and Alaskan Native women.
17	"(28) Tribal government.—The term 'tribal
18	government' means—
19	"(A) the governing body of an Indian
20	tribe; or
21	"(B) a tribe, band, pueblo, nation, or other
22	organized group or community of Indians, in-
23	cluding any Alaska Native village or regional or
24	village corporation (as defined in, or established
25	pursuant to, the Alaska Native Claims Settle-

1	ment Act (43 U.S.C. 1601 et seq.)), that is rec-
2	ognized as eligible for the special programs and
3	services provided by the United States to Indi-
4	ans because of their status as Indians.
5	"(29) Tribal organization.—The term 'trib-
6	al organization' means—
7	"(A) the governing body of any Indian
8	tribe;
9	"(B) any legally established organization
10	of Indians which is controlled, sanctioned, or
11	chartered by such governing body of a tribe or
12	tribes to be served, or which is democratically
13	elected by the adult members of the Indian
14	community to be served by such organization
15	and which includes the maximum participation
16	of Indians in all phases of its activities; or
17	"(C) any tribal nonprofit organization.
18	"(30) Underserved populations.—The
19	term 'underserved populations' includes populations
20	underserved because of geographic location, under-
21	served racial and ethnic populations, populations un-
22	derserved because of special needs (such as language
23	barriers, disabilities, alienage status, or age), and
24	any other population determined to be underserved
25	by the Attorney General.

- 1 "(31) VICTIM ADVOCATE.—The term 'victim 2 advocate' means a person, whether paid or serving 3 as a volunteer, who provides services to victims of 4 domestic violence, sexual assault, stalking, or dating 5 violence under the auspices or supervision of a vic-6 tim services program.
 - "(32) VICTIM ASSISTANT.—The term 'victim assistant' means a person, whether paid or serving as a volunteer, who provides services to victims of domestic violence, sexual assault, stalking, or dating violence under the auspices or supervision of a court or a law enforcement or prosecution agency.
 - "(33) Victim services or victim service Provider.—The term 'victim services' or 'victim service provider' means a nonprofit, nongovernmental organization that assists domestic violence, dating violence, sexual assault, or stalking victims, including rape crisis centers, domestic violence shelters, faith-based organizations, and other organizations, with a documented history of effective work, or a demonstrated capacity to work effectively, concerning domestic violence, dating violence, sexual assault, or stalking.

1	"(34) Youth.—The term 'youth' means teen
2	and young adult victims of domestic violence, dating
3	violence, sexual assault, or stalking.
4	"(b) VIOLENCE AGAINST WOMEN PROVISION.—In
5	this section, the term 'violence against women provision'
6	means any provision required by law to be carried out by
7	or through the Violence Against Women Office.
8	"SEC. 2000C. REQUIREMENTS THAT APPLY TO ANY GRANT
9	PROGRAM CARRIED OUT BY VIOLENCE
10	AGAINST WOMEN OFFICE.
11	"(a) In General.—In carrying out grants under
12	this part, and in carrying out grants under any other vio-
13	lence against women grant program, the Director of the
14	Violence Against Women Office shall ensure each of the
15	following:
16	"(1) Nondisclosure of confidential or
17	PRIVATE INFORMATION.—
18	"(A) IN GENERAL.—In order to ensure the
19	safety of adult, youth, and minor victims of do-
20	mestic violence, dating violence, sexual assault,
21	or stalking, and their families, each grantee and
22	subgrantee shall reasonably protect the con-
23	fidentiality and privacy of persons receiving
24	services.

1	"(B) Nondisclosure.—Subject to sub-
2	paragraph (C), grantees and subgrantees shall
3	not—
4	"(i) disclose any personally identifying
5	information or individual information col-
6	lected in connection with services re-
7	quested, utilized, or denied through grant-
8	ees' and subgrantees' programs; or
9	"(ii) reveal individual client informa-
10	tion without the informed, written, reason-
11	ably time-limited consent of the person (or
12	in the case of an unemancipated minor, the
13	minor and the parent or guardian or in the
14	case of persons with disabilities, the guard-
15	ian) about whom information is sought,
16	whether for this program or any other
17	Federal, State, tribal, or territorial grant
18	program.
19	"(C) Release.—If release of information
20	described in subparagraph (B) is compelled by
21	statutory or court mandate or is requested by
22	a Member of Congress—
23	"(i) grantees and subgrantees shall
24	make reasonable attempts to provide notice

1	to victims affected by the disclosure of in-
2	formation; and
3	"(ii) grantees and subgrantees shall
4	take steps necessary to protect the privacy
5	and safety of the persons affected by the
6	release of the information.
7	"(D) Information sharing.—Grantees
8	and subgrantees may share—
9	"(i) nonpersonally identifying data in
10	the aggregate regarding services to their
11	clients and nonpersonally identifying demo-
12	graphic information in order to comply
13	with Federal, State, tribal, or territorial
14	reporting, evaluation, or data collection re-
15	quirements; and
16	"(ii) court-generated information and
17	law-enforcement generated information
18	contained in secure, governmental reg-
19	istries for investigation, prosecution, and
20	enforcement purposes.
21	"(2) Approved activities.—In carrying out
22	activities under the grant program, grantees and
23	subgrantees may collaborate with and provide infor-
24	mation to Federal, State, local, tribal, and territorial
25	public officials and agencies to develop and imple-

- 1 ment policies to reduce or eliminate domestic vio-2 lence, dating violence, sexual assault, and stalking.
 - "(3) Non-supplantation.—Any Federal funds received under the grant program shall be used to supplement, not supplant, non-Federal funds that would otherwise be available for the activities carried out under the grant.
 - "(4) USE OF FUNDS.—Funds authorized and appropriated under the grant program may be used only for the specific purposes described in the grant program and shall remain available until expended.
 - "(5) EVALUATION.—Grantees must collect data for use to evaluate the effectiveness of the program (or for use to carry out related research), pursuant to the requirements described in paragraph (1)(D).
 - "(6) Prohibition on Lobbying.—Any funds appropriated for the grant program shall be subject to the prohibition in section 1913 of title 18, United States Code, relating to lobbying with appropriated moneys.
 - "(7) Prohibition on tort litigation.—
 Funds appropriated for the grant program may not
 be used to fund civil representation in a lawsuit
 based on a tort claim. This paragraph shall not be
 construed as a prohibition on providing assistance to

- 1 obtain restitution in a protection order or criminal
- 2 case.
- 3 "(b) VIOLENCE AGAINST WOMEN GRANT PRO-
- 4 GRAM.—In this section, the term 'violence against women
- 5 grant program' means any grant program required by law
- 6 to be carried out by or through the Violence Against
- 7 Women Office.".

8 TITLE V—ENHANCING JUDICIAL

9 AND LAW ENFORCEMENT

10 TOOLS TO COMBAT VIOLENCE

- 11 SEC. 501. STOP GRANTS IMPROVEMENTS.
- 12 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
- 13 1001(a)(18) of the Omnibus Crime Control and Safe
- 14 Streets Act of 1968 (42 U.S.C. 3793(a)(8)) is amended
- 15 by striking "\$185,000,000 for each of fiscal years 2001
- 16 through 2005" and inserting "\$215,000,000 for each of
- 17 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—
- 21 (1) by striking ", and specifically, for the pur-
- poses 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

1	assault, and stalking, and specifically only for the
2	purposes of—'';
3	(2) in paragraph (5), by inserting after "protec-
4	tion orders are granted," the following: "supporting
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,";
11	(3) in paragraph (10), by striking "and" after
12	the semicolon;
13	(4) in paragraph (11), by striking the period
14	and inserting "; and; and
15	(5) by adding at the end the following:
16	"(12) maintaining core victim services and
17	criminal justice initiatives, while supporting com-
18	plementary new initiatives and emergency services
19	for victims and their families.".
20	(c) Clarification of Activities Regarding Un-
21	DERSERVED POPULATIONS.—Section 2007 of the Omni-
22	bus Crime Control and Safe Streets Act of 1968 (42

23 U.S.C. 3796gg-1) is amended—

1	will address the needs of racial and ethnic minorities
2	and other underserved populations"; and
3	(2) in subsection (e)(2), by striking subpara-
4	graph (D) and inserting the following:
5	"(D) recognize and meaningfully respond
6	to the needs of racial and ethnic and other un-
7	derserved populations and ensure that monies
8	set aside to fund services and activities for ra-
9	cial and ethnic and other underserved popu-
10	lations are distributed equitably among those
11	populations.".
12	(d) Tribal and Territorial Setasides.—Section
13	2007 of the Omnibus Crime Control and Safe Streets Act
14	of 1968 (42 U.S.C. 3796gg-1), as amended by subsection
15	(c), is further amended—
16	(1) in subsection (b)—
17	(A) in paragraph (1), by striking "5 per-
18	cent" and inserting "10 percent";
19	(B) in paragraph (2), by striking "1/54"
20	and inserting "1/56";
21	(C) in paragraph (3), by striking "and the
22	coalition for the combined Territories of the
23	United States, each receiving an amount equal
24	to ½4" and inserting "Guam, American Samoa,
25	the United States Virgin Islands, and the Com-

1	monwealth of the Northern Mariana Islands,
2	each receiving an amount equal to ½6";
3	(D) in paragraph (4), by striking "1/54"
4	and inserting "1/56";
5	(E) in paragraph (5), by striking "and"
6	after the semicolon;
7	(F) in paragraph (6), by striking the pe-
8	riod and inserting "; and; and
9	(G) by adding at the end:
10	"(7) such funds shall remain available until ex-
11	pended.";
12	(2) in subsection (c)(3)(B), by inserting after
13	"victim services" the following: ", of which at least
14	10 percent shall be distributed to culturally specific
15	community-based organizations"; and
16	(3) in subsection (d)—
17	(A) in paragraph (2), by striking "and"
18	after the semicolon;
19	(B) in paragraph (3), by striking the pe-
20	riod and inserting "; and; and
21	(C) by adding at the end the following:
22	"(4) a memorandum of understanding showing
23	that tribal, territorial, State, or local prosecution,
24	law enforcement, and court and victim service pro-
25	vider subgrantees have consulted with tribal, terri-

- 1 torial, State, or local victim services programs dur-
- 2 ing the course of developing their grant applications
- 3 in order to ensure that proposed services, activities
- 4 and equipment acquisitions are designed to promote
- 5 the safety, confidentiality, and economic independ-
- 6 ence of victims of domestic violence, sexual assault,
- 7 stalking, and dating violence.".
- 8 (e) Training, Technical Assistance, and Data
- 9 Collection.—Section 2007 of the Omnibus Crime Con-
- 10 trol and Safe Streets Act of 1968 (42 U.S.C. 3796gg-
- 11 1), as amended by this section, is further amended by add-
- 12 ing at the end the following:
- 13 "(i) Training, Technical Assistance, and Data
- 14 Collection.—
- 15 "(1) IN GENERAL.—Of the total amounts ap-
- propriated under this part, not less than 3 percent
- and up to 8 percent shall be available for providing
- training, technical assistance, and data collection re-
- lating to the purpose areas of this part to improve
- the capacity of grantees, subgrantees, and other en-
- 21 tities to offer services and assistance to victims of
- domestic violence, sexual assault, stalking, and dat-
- ing violence.
- 24 "(2) Indian training.—The Director of the
- Violence Against Women Office shall ensure that

- training, technical assistance, and data collection regarding violence against Indian women will be devel-
- oped and provided by entities having expertise in tribal law and culture.
- "(j) Limits on Internet Publication of 6 REGISTRATION INFORMATION.—As a condition of 7 receiving grant amounts under this part, the recipi-8 ent shall not make available publicly on the Internet 9 any information regarding the registration or filing 10 of a protection order, restraining order, or injunction 11 in either the issuing or enforcing State, tribal, or 12 territorial jurisdiction, if such publication would be 13 likely to publicly reveal the identity or location of the 14 party protected under such order. A State, Indian 15 tribe, or territory may share court-generated law en-16 forcement generated information contained in se-17 cure, governmental registries for protection order en-18 forcement purposes.".
- 19 (f) Availability of Forensic Medical Exams.—
- 20 Section 2010 of the Omnibus Crime Control and Safe
- 21 Streets Act of 1968 (42 U.S.C. 3796gg-4) is amended by
- 22 adding at the end the following:
- 23 "(c) USE OF FUNDS.—A State or Indian tribal gov-
- 24 ernment may use Federal grant funds under this part to
- 25 pay for forensic medical exams performed by trained ex-

- 1 aminers for victims of sexual assault, except that such
- 2 funds may not be used to pay for forensic medical exams
- 3 by any State or Indian tribal government that requires
- 4 victims of sexual assault to seek reimbursement for such
- 5 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
- 11 charges incurred on account of such an exam, or both.".
- 12 (g) Polygraph Testing Prohibition.—Part T of
- 13 the Omnibus Crime Control and Safe Streets Act of 1968
- 14 (42 U.S.C. 3796gg et seq.) is amended by adding at the
- 15 end the following new section:

16 "SEC. 2012. POLYGRAPH TESTING PROHIBITION.

- 17 "In order to be eligible for grants under this part,
- 18 a State, Indian tribal government, or unit of local govern-
- 19 ment must certify within three years of enactment of the
- 20 Violence Against Women Reauthorization Act of 2005
- 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, youth, or minor
- 24 victim of a sex offense as defined under Federal, tribal,
- 25 State, territorial or local law to submit to a polygraph ex-

- 1 amination or similar truth-telling device or method as a
- 2 condition for proceeding with the investigation, charging
- 3 or prosecution of such an offense. A victim's refusal to
- 4 submit to the aforementioned shall not prevent the inves-
- 5 tigation, charging or prosecution of the pending case.".
- 6 (h) No Matching Requirement.—Part T of the
- 7 Omnibus Crime Control and Safe Streets Act of 1968 (42)
- 8 U.S.C. 3796gg et seq.) is further amended by adding at
- 9 the end the following new section:
- 10 "SEC. 2013. NO MATCHING REQUIREMENT FOR CERTAIN
- 11 GRANTEES.
- 12 "No matching funds shall be required for a grant or
- 13 subgrant made under this part, if made—
- "(1) to a law enforcement agency having fewer
- than 20 officers;
- 16 "(2) to a victim service provider having an an-
- 17 nual operating budget of less than \$5,000,000; or
- "(3) to any entity that the Attorney General de-
- 19 termines has adequately demonstrated financial
- 20 need.".
- 21 SEC. 502. GRANTS TO ENCOURAGE ARREST AND ENFORCE
- 22 PROTECTION ORDERS IMPROVEMENTS.
- 23 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
- 24 1001(a)(19) of the Omnibus Crime Control and Safe
- 25 Streets Act of 1968 (42 U.S.C. 3793(a)(19)) is amended

1	by striking " $$65,000,000$ for each of fiscal years 2001
2	through 2005." and inserting "\$75,000,000 for each of
3	fiscal years 2006 through 2010. Funds appropriated
4	under this paragraph shall remain available until ex-
5	pended.".
6	(b) Grantee Requirements.—Section 2101 of the
7	Omnibus Crime Control and Safe Streets Act of 1968 (42
8	U.S.C. 3796hh) is amended—
9	(1) in subsection (a), by striking "to treat do-
10	mestic violence as a serious violation" and inserting
11	"to treat domestic violence, dating violence, sexual
12	assault, and stalking as serious violations";
13	(2) in subsection (b)—
14	(A) in the matter before paragraph (1), by
15	inserting after "State" the following: ", tribal,
16	territorial,";
17	(B) in paragraph (1), by striking "manda-
18	tory arrest or";
19	(C) in paragraph (2), by—
20	(i) inserting after "educational pro-
21	grams," the following: "protection order
22	registries,";
23	(ii) striking "domestic violence and
24	dating violence." and inserting "domestic
25	violence, dating violence, sexual assault,

1	and stalking. Such policies, educational
2	programs, registries, and training shall in-
3	corporate confidentiality and privacy pro-
4	tections for victims of domestic violence,
5	dating violence, sexual assault, and stalk-
6	ing.";
7	(D) in paragraph (3), by—
8	(i) striking "domestic violence cases"
9	and inserting "domestic violence, dating vi-
10	olence, sexual assault, and stalking cases";
11	and
12	(ii) striking "groups" and inserting
13	"teams";
14	(E) in paragraph (5), by striking "domes-
15	tic violence and dating violence" and inserting
16	"domestic violence, dating violence, sexual as-
17	sault, and stalking";
18	(F) in paragraph (6), by—
19	(i) striking "other" and inserting
20	"civil"; and
21	(ii) inserting after "domestic violence"
22	the following: ", dating violence, sexual as-
23	sault, and stalking"; and
24	(G) by adding at the end the following:

"(9) To enhance and support the capacity of victims services programs to collaborate with and inform efforts by State and local jurisdictions and public officials and agencies to develop best practices and policies regarding arrest of domestic violence, dating violence, sexual assault, and stalking offenders and to strengthen protection order enforcement and to reduce or eliminate domestic violence, dating violence, sexual assault, and stalking.

"(10) To develop State, tribal, territorial, or local policies, procedures, and protocols for preventing dual arrests and prosecutions in cases of domestic violence, dating violence, sexual assault, and stalking and to develop effective methods for identifying the pattern and history of abuse that indicates which party is the actual perpetrator of abuse.

"(11) To plan, develop and establish comprehensive victim service and support centers, such as family justice centers, designed to bring together victim advocates from non-profit, non-governmental victim services organizations, law enforcement officers, prosecutors, probation officers, governmental victim assistants, forensic medical professionals, civil legal attorneys, chaplains, legal advocates, representatives from community-based organizations and

1	other relevant public or private agencies or organiza-
2	tions into one centralized location, in order to im-
3	prove safety, access to services, and confidentiality
4	for victims and families.
5	"(12) To develop and implement policies and
6	training for police, prosecutors, and the judiciary in
7	recognizing, investigating, and prosecuting instances
8	of sexual assault, with an emphasis on recognizing
9	the threat to the community for repeat crime per-
10	petration by such individuals.";
11	(3) in subsection (c)—
12	(A) in paragraph (3), by striking "and"
13	after the semicolon;
14	(B) in paragraph (4), by striking the pe-
15	riod and inserting "; and"; and
16	(C) by adding at the end the following:
17	"(5) certify within three years of enactment of
18	the Violence Against Women Reauthorization Act of
19	2005 that their laws, policies, or practices ensure
20	that—
21	"(A) no law enforcement officer, pros-
22	ecuting officer or other government official shall
23	ask or require an adult, youth, or minor victim
24	of a sex offense as defined under Federal, trib-
25	al. State, territorial, or local law to submit to

1	a polygraph examination or other truth telling
2	device as a condition for proceeding with the in-
3	vestigation, charging or prosecution of such an
4	offense; and
5	"(B) the refusal of a victim to submit to
6	an examination described in subparagraph (A)
7	shall not prevent the investigation, charging or
8	prosecution of the offense."; and
9	(4) by striking subsections (d) and (e) and in-
10	serting the following:
11	"(d) Allotment for Indian Tribes.—Not less
12	than 10 percent of the total amount made available for
13	grants under this section for each fiscal year shall be avail-
14	able for grants to Indian tribe governments.".
15	(c) Applications.—Section 2102(b) of the Omnibus
16	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
17	3796hh-1(b)) is amended in each of paragraphs (1) and
18	(2) by inserting after "involving domestic violence" the fol-
19	lowing: ", dating violence, sexual assault, or stalking".
20	(d) Training, Technical Assistance, and Data
21	COLLECTION.—Part U of title I of the Omnibus Crime
22	Control and Safe Streets Act of 1968 (42 U.S.C. 3796hh

23 et seq.) is amended by adding at the end the following:

1	"SEC. 2106. TRAINING, TECHNICAL ASSISTANCE, AND DATA
2	COLLECTION.
3	"Of the total amounts appropriated under this part,
4	not less than 5 percent and up to 8 percent shall be avail-
5	able for providing training, technical assistance, and data
6	collection relating to the purpose areas of this part to im-
7	prove the capacity of grantees, subgrantees, and other en-
8	tities to offer services and assistance to victims of domes-
9	tic violence and dating violence.".
10	SEC. 503. LEGAL ASSISTANCE FOR VICTIMS IMPROVE-
11	MENTS.
12	Section 1201 of the Violence Against Women Act of
13	2000 (42 U.S.C. 3796gg-6) is amended—
14	(1) in subsection (a), by—
15	(A) inserting before "legal assistance" the
16	following: "civil and criminal";
17	(B) inserting after "effective aid to" the
18	following: "adult, youth, and minor"; and
19	(C) striking "domestic violence, stalking,
20	or sexual assault" and inserting "domestic vio-
21	lence, dating violence, sexual assault, or stalk-
22	ing";
23	(2) in subsection (c), by striking "private non-
24	profit entities, Indian tribal governments," and in-
25	serting "nonprofit, nongovernmental organizations,

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

1	tribal, State, territorial, or local domestic violence,
2	dating violence, sexual assault or stalking organiza-
3	tions and coalitions, as well as appropriate tribal,
4	State, territorial, and local law enforcement officials
5	of their work; and"; and
6	(C) in paragraph (4), by inserting "dating
7	violence," after "domestic violence,";
8	(5) in subsection (e), by inserting "dating vio-
9	lence," after "domestic violence,"; and
10	(6) in subsection (f)—
11	(A) by striking paragraph (1) and insert-
12	ing the following:
13	"(1) In general.—There is authorized to be
14	appropriated to carry out this section \$60,000,000
15	for each of fiscal years 2006 through 2010. Funds
16	appropriated under this section shall remain avail-
17	able until expended and may be used only for the
18	specific programs and activities described in this sec-
19	tion. Funds appropriated under this section may not
20	be used for advocacy."; and
21	(B) in paragraph (2)—
22	(i) in subparagraph (A), by—
23	(I) striking "5 percent" and in-
24	serting "10 percent":

1	(II) striking "programs" and in-
2	serting "tribal governments or tribal
3	organizations";
4	(III) inserting "adult, youth, and
5	minor" after "that assist"; and
6	(IV) striking "domestic violence,
7	stalking, and sexual assault" and in-
8	serting "domestic violence, dating vio-
9	lence, sexual assault, and stalking";
10	and
11	(ii) in subparagraph (B), by striking
12	"technical assistance to support projects
13	focused solely or primarily on providing
14	legal assistance to victims of sexual as-
15	sault" and inserting "technical assistance
16	in civil and crime victim matters to adult,
17	youth, and minor victims of sexual as-
18	sault".
19	SEC. 504. COURT TRAINING AND IMPROVEMENTS.
20	The Violence Against Women Act of 1994 is amended
21	by adding after subtitle I (42 U.S.C. 14042) the following:

1	"Subtitle J—Violence Against
2	Women Act Court Training and
3	Improvements
4	"SEC. 41001. SHORT TITLE.
5	"This subtitle may be cited as the Violence Against
6	Women Act Court Training and Improvements Act of
7	2005'.
8	"SEC. 41002. GRANTS FOR COURT TRAINING AND IMPROVE
9	MENTS.
10	"(a) Purpose.—The purpose of this section is to en-
11	able the Attorney General, though the Director of the Of-
12	fice on Violence Against Women, to award grants to im-
13	prove court responses to adult, youth, and minor domestic
14	violence, dating violence, sexual assault, and stalking to
15	be used for the following purposes—
16	"(1) improved internal civil and criminal court
17	functions, responses, practices, and procedures;
18	"(2) education for court-based and court-related
19	personnel on issues relating to victims' needs, in-
20	cluding safety, security, privacy, confidentiality and
21	economic independence, as well as information about
22	perpetrator behavior and best practices for holding
23	perpetrators accountable;
24	"(3) collaboration and training with Federal
2.5	State and local public agencies and officials and

1	nonprofit, non-governmental organizations to im-
2	prove implementation and enforcement of relevant
3	Federal, State, tribal, territorial and local law;
4	"(4) to enable courts or court-based or court-re-
5	lated programs to develop new or enhance current—
6	"(A) court infrastructure (such as special-
7	ized courts, dockets, intake centers, or inter-
8	preter services and linguistically and culturally
9	specific services);
10	"(B) community-based initiatives within
11	the court system (such as court watch pro-
12	grams, victim advocates, or community-based
13	supplementary services);
14	"(C) offender management, monitoring,
15	and accountability programs;
16	"(D) safe and confidential information-
17	storage and -sharing databases within and be-
18	tween court systems;
19	"(E) education and outreach programs
20	(such as interpreters) to improve community
21	access, including enhanced access for racial and
22	ethnic communities and racial and ethnic and
23	other underserved populations (as defined in
24	section 2000B of the Omnibus Crime Control
25	and Safe Streets Act of 1968); and

1	"(F) other projects likely to improve court
2	responses to domestic violence, dating violence,
3	sexual assault, and stalking; and
4	"(5) to provide training, technical assistance,
5	and data collection to tribal, Federal, State, terri-
6	torial or local courts wishing to improve their prac-
7	tices and procedures or to develop new programs.
8	"(b) Grant Requirements.—Grants awarded
9	under this section shall be subject to the following condi-
10	tions:
11	"(1) Eligible grantees.—Eligible grantees
12	may include—
13	"(A) tribal, Federal, State, territorial or
14	local courts or court-based programs, provided
15	that the court's internal organizational policies,
16	procedures, or rules do not require mediation or
17	counseling between offenders and victims phys-
18	ically together in cases where domestic violence,
19	dating violence, sexual assault, or stalking is an
20	issue; and
21	"(B) national, tribal, State, or local pri-
22	vate, nonprofit organizations with demonstrated
23	expertise in developing and providing judicial
24	education about domestic violence, dating vio-
25	lence, sexual assault, or stalking.

1	"(2) Conditions of eligibility for certain
2	GRANTS.—
3	"(A) COURT PROGRAMS.—To be eligible
4	for a grant under subsection (a)(4), applicants
5	shall certify in writing that any courts or court-
6	based personnel working directly with or mak-
7	ing decisions about adult, youth, or minor par-
8	ties experiencing domestic violence, dating vio-
9	lence, sexual assault, and stalking have com-
10	pleted or will complete education about domes-
11	tic violence, dating violence, sexual assault, and
12	stalking.
13	"(B) EDUCATION PROGRAMS.—To be eligi-
14	ble for a grant under subsection (a)(2), appli-
15	cants shall certify in writing that any education
16	program developed under subsection (a)(2) has
17	been or will be developed with significant input
18	from and in collaboration with a national, trib-
19	al, State, territorial, or local victim services pro-
20	vider or coalition.
21	"(c) Evaluation.—
22	"(1) In General.—The Attorney General
23	through the Director of the Office on Violence
24	Against Women, may evaluate the grants funded
25	under this section.

1	"(2) Tribal Grantees.—Evaluation of tribal
2	grantees under this section shall be conducted by en-
3	tities with expertise in Federal Indian law and tribal
4	court practice.
5	"(d) Authorization of Appropriations.—
6	"(1) In general.—There is authorized to be
7	appropriated to carry out this section \$4,000,000 for
8	each of fiscal years 2006 to 2010.
9	"(2) Set aside.—Of the amounts made avail-
10	able under this section in each fiscal year, not less
11	than 10 percent shall be used for grants to tribes.
12	"SEC. 41003. NATIONAL AND TRIBAL EDUCATIONAL CUR-
13	RICULA.
1314	ricula. "(a) National Curricula.—
14	"(a) National Curricula.—
14 15	"(a) National Curricula.— "(1) In General.—The Attorney General,
141516	"(a) National Curricula.— "(1) In general.—The Attorney General, through the Director of the Office on Violence
14151617	"(a) National Curricula.— "(1) In General.—The Attorney General, through the Director of the Office on Violence Against Women, shall fund efforts to develop a na-
14 15 16 17 18	"(a) National Curricula.— "(1) In general.—The Attorney General, through the Director of the Office on Violence Against Women, shall fund efforts to develop a national education curriculum for use by State and na-
14 15 16 17 18 19	"(a) National Curricula.— "(1) In general.—The Attorney General, through the Director of the Office on Violence Against Women, shall fund efforts to develop a national education curriculum for use by State and national judicial educators to ensure that all courts
14 15 16 17 18 19 20	"(a) National Curricula.— "(1) In general.—The Attorney General, through the Director of the Office on Violence Against Women, shall fund efforts to develop a national education curriculum for use by State and national judicial educators to ensure that all courts and court personnel have access to information
14 15 16 17 18 19 20 21	"(a) National Curricula.— "(1) In General.—The Attorney General, through the Director of the Office on Violence Against Women, shall fund efforts to develop a national education curriculum for use by State and national judicial educators to ensure that all courts and court personnel have access to information about relevant Federal, State, territorial, or local
14 15 16 17 18 19 20 21 22	"(a) National Curricula.— "(1) In General.—The Attorney General, through the Director of the Office on Violence Against Women, shall fund efforts to develop a national education curriculum for use by State and national judicial educators to ensure that all courts and court personnel have access to information about relevant Federal, State, territorial, or local law, promising practices, procedures, and policies re-

1	"(2) Eligible entities.—Any curricula devel-
2	oped under this subsection—
3	"(A) shall be developed by an entity or en-
4	tities having demonstrated expertise in devel-
5	oping judicial education curricula on issues re-
6	lating to domestic violence, dating violence, sex-
7	ual assault, and stalking; or
8	"(B) if the primary grantee does not have
9	demonstrated expertise such issues, the cur-
10	ricula shall be developed by the primary grantee
11	in partnership with an organization having such
12	expertise.
13	"(b) Tribal Curricula.—
14	"(1) In General.—The Attorney General,
15	through the Office on Violence Against Women,
16	shall fund efforts to develop education curricula for
17	tribal court judges to ensure that all tribal courts
18	have relevant information about promising practices,
19	procedures, policies, and law regarding tribal court
20	responses to adult, youth, and minor domestic vio-
21	lence, dating violence, sexual assault, and stalking.
22	"(2) Eligible entities.—Any curricula devel-
23	oped under this subsection—
24	"(A) shall be developed by a tribal organi-
25	zation having demonstrated expertise in devel-

1	oping judicial education curricula on issues re-
2	lating to domestic violence, dating violence, sex-
3	ual assault, and stalking; and
4	"(B) if the primary grantee does not have
5	such expertise, the curricula shall be developed
6	by the primary grantee through partnership
7	with organizations having such expertise.
8	"(c) Authorization of Appropriations.—
9	"(1) In general.—There is authorized to be
10	appropriated to carry out this section \$1,000,000 for
11	each of fiscal years 2006 to 2010.
12	"(2) Availability.—Funds appropriated
13	under this section shall remain available until ex-
14	pended and may only be used for the specific pro-
15	grams and activities described in this section.
16	"(3) Set aside.—Of the amounts made avail-
17	able under this section in each fiscal year, not less
18	than 10 percent shall be used for grants to tribes.
19	"SEC. 41004. ACCESS TO JUSTICE FOR TEENS.
20	"(a) Purpose.—It is the purpose of this section to
21	encourage cross training and collaboration between the
22	courts, domestic violence and sexual assault service pro-
23	viders, youth organizations and service providers, violence
24	prevention programs, and law enforcement agencies, so
25	that communities can establish and implement policies

1	procedures, and practices to protect and more comprehen-
2	sively and effectively serve youth victims of dating vio-
3	lence, domestic violence, sexual assault, and stalking be-
4	tween the ages of 12 and 24, and to engage, where nec-
5	essary, other entities addressing the safety, health, mental
6	health, social service, housing, and economic needs of
7	youth victims of domestic violence, dating violence, sexual
8	assault, and stalking.
9	"(b) Grant Authority.—
10	"(1) IN GENERAL.—The Attorney General,
11	through the Director of the Office on Violence
12	Against Women (in this section referred to as the
13	'Director'), shall make grants to eligible entities to
14	enable entities to jointly carry out cross training and
15	other collaborative initiatives that seek to carry out
16	the purposes of this section. Amounts appropriated
17	under this section may only be used for programs
18	and activities described under subsection (c).
19	"(2) Grant Periods.—Grants shall be award-
20	ed under this section for a period of 3 fiscal years.
21	"(3) Eligible entities.—To be eligible for a
22	grant under this section, a grant applicant shall es-
23	tablish a collaboration that shall include—
24	"(A) a Tribal, State, Territorial or local
25	juvenile, family, civil, criminal or other trial

1	court with jurisdiction over domestic violence,
2	dating violence, sexual assault or stalking cases
3	(hereinafter referred to as "courts"); and
4	"(B) a victim service provider that has ex-
5	perience in working on domestic violence, dating
6	violence, sexual assault, or stalking and the ef-
7	fect that those forms of abuse have on young
8	people.
9	"(c) Uses of Funds.—An entity that receives a
10	grant under this section shall use the funds made available
11	through the grant for cross-training and collaborative ef-
12	forts to—
13	"(1) assess and analyze currently available serv-
14	ices for youth victims of domestic violence, dating vi-
15	olence, sexual assault, and stalking, determine rel-
16	evant barriers to such services in a particular local-
17	ity;
18	"(2) establish and enhance linkages and col-
19	laboration between courts, domestic violence or sex-

"(2) establish and enhance linkages and collaboration between courts, domestic violence or sexual assault service providers, and, where applicable, law enforcement agencies, and other entities addressing the safety, health, mental health, social service, housing, and economic needs of youth victims of domestic violence, dating violence, sexual assault or stalking, including community-based sup-

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- ports such as schools, local health centers, community action groups, and neighborhood coalitions to identify, assess, and respond appropriately to the
- 4 varying needs of youth victims of dating violence,
- 5 domestic violence, sexual assault or stalking;
- 6 "(3) educate the staff of courts, domestic violence and sexual assault service providers, and, as 7 8 applicable, the staff of law enforcement agencies, 9 youth organizations, schools, healthcare providers 10 and other community prevention and intervention 11 programs to responsibly address youth victims and 12 perpetrators of domestic violence, dating violence, 13 sexual assault and stalking, and to understand rel-14 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 21 grant under this section, the entities that are members 22 of the applicant collaboration described in subsection 23 (b)(3) shall jointly submit an application to the Director 24 at such time, in such manner, and containing such infor-
- 25 mation as the Director may require.

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1	"(e) Priority.—In awarding grants under this sec-
2	tion, the Director shall give priority to entities that have
3	submitted applications in partnership with law enforce-
4	ment agencies and religious and community organizations
5	and service providers that work primarily with youth, es-
6	pecially teens, and who have demonstrated a commitment
7	to coalition building and cooperative problem solving in
8	dealing with problems of dating violence, domestic vio-
9	lence, sexual assault, and stalking in teen populations.
10	"(f) DISTRIBUTION.—In awarding grants under this
11	section—
12	"(1) not less than 10 percent of funds appro-
13	priated under this section in any year shall be avail-
14	able for grants to collaborations involving tribal
15	courts, tribal coalitions, tribal organizations, or do-
16	mestic violence or sexual assault service providers
17	the primary purpose of which is to provide culturally
18	relevant services to American Indian or Alaska Na-
19	tive women or youth;
20	"(2) the Attorney General shall not use more
21	than 2.5 percent of funds appropriated under this
22	section in any year for monitoring and evaluation of

grants made available under this section;

"(3) the Attorney General shall not use more

than 2.5 percent of funds appropriated under this

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1	section in any year for administration of grants
2	made available under this section; and
3	"(4) up to 8 percent of funds appropriated
4	under this section in any year shall be available to
5	provide training, technical assistance, and data col-
6	lection for programs funded under this section.
7	"(g) Reports.—
8	"(1) Reports.—Each of the entities that are
9	members of the applicant collaboration described in
10	subsection (b)(3) and that receive a grant under this
11	section shall jointly prepare and submit a report to
12	the Attorney General every 18 months detailing the
13	activities that the entities have undertaken under
14	the grant and such additional information as the At-
15	torney General may require. Each such report shall
16	contain information on—
17	"(A) the activities implemented by the re-
18	cipients of the grants awarded under this sec-
19	tion; and
20	"(B) related initiatives undertaken by the
21	Director to promote attention to dating vio-
22	lence, domestic violence, sexual assault, and
23	stalking and their impact on young victims
24	by—
25	"(i) the staffs of courts;

1	"(ii) domestic violence, dating vio-
2	lence, sexual assault, and stalking service
3	providers; and
4	"(iii) law enforcement agencies and
5	community organizations.
6	"(h) AUTHORIZATION OF APPROPRIATIONS.—There
7	are authorized to be appropriated to carry out this section,
8	\$5,000,000 for each of fiscal years 2006 through 2010.".
9	SEC. 505. FULL FAITH AND CREDIT IMPROVEMENTS.
10	(a) Enforcement of Protection Orders Issued
11	BY TERRITORIES.—Section 2265 of title 18, United
12	States Code, is amended—
13	(1) by striking "State or Indian tribe" each
14	place it appears and inserting "State, Indian tribe,
15	or territory";
16	(2) by striking "State or tribal" each place it
17	appears and inserting "State, tribal, or territorial";
18	and
19	(3) in subsection (a) by striking "State or
20	tribe" and inserting "State, Indian tribe, or terri-
21	tory".
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

- 1 enforced by the court and law enforcement personnel of
- 2 the other State, Indian tribal government, or Territory as
- 3 if it were".
- 4 (c) Protection Orders.—Sections 2265 and 2266
- 5 of title 18, United States Code, are both amended by strik-
- 6 ing "protection order" each place it appears and inserting
- 7 "protection order, restraining order, or injunction".
- 8 (d) Definitions.—Section 2266 of title 18, United
- 9 States Code, is amended by striking paragraph (5) and
- 10 inserting the following:
- 11 "(5) Protection order, restraining
- ORDER, OR INJUNCTION.—The term 'protection
- order, restraining order, or injunction' includes—
- 14 "(A) any injunction or other order issued
- by a civil or criminal court for the purpose of
- preventing violent or threatening acts or har-
- assment against, sexual violence, or contact or
- 18 communication with or physical proximity to,
- another person, including any temporary or
- 20 final order issued by a civil or criminal court
- 21 whether obtained by filing an independent ac-
- 22 tion or as a pendente lite order in another pro-
- ceeding so long as any civil or criminal order
- 24 was issued in response to a complaint, petition,

1	or motion filed by or on behalf of a person seek-
2	ing protection; and
3	"(B) any support, child custody or visita-
4	tion provisions, orders, remedies or relief issued
5	as part of a protection order, restraining order,
6	or injunction pursuant to State, tribal, terri-
7	torial, or local law authorizing the issuance of
8	protection orders, restraining orders, or injunc-
9	tions for the protection of victims of domestic
10	violence, sexual assault, dating violence, or
11	stalking.".
12	SEC. 506. PRIVACY PROTECTIONS FOR VICTIMS OF DOMES-
13	TIC VIOLENCE, DATING VIOLENCE, SEXUAL
14	VIOLENCE, AND STALKING.
15	The Violence Against Women Act of 1994, as amend-
16	ed by this Act, is further amended by adding after subtitle
17	J (as added by section 504) the following:
18	"Subtitle K—Privacy Protections
19	for Victims of Domestic Vio-
20	lence, Dating Violence, Sexual
21	Violence, and Stalking
22	"SEC. 41101. TASK FORCE.
23	"The Attorney General shall establish a task force
24	to review and report on policies, procedures, and techno-
25	logical issues that may affect the privacy and confiden-

- 1 tiality of victims of domestic violence, dating violence,
- 2 stalking and sexual assault. The Attorney General shall
- 3 include representatives from States, tribes, territories, law
- 4 enforcement, court personnel, and private nonprofit orga-
- 5 nizations whose mission is to help develop a best practices
- 6 model to prevent personally identifying information of
- 7 adult, youth, and minor victims of domestic violence, dat-
- 8 ing violence, stalking and sexual assault from being re-
- 9 leased to the detriment of such victimized persons. The
- 10 Attorney General shall designate one staff member to
- 11 work with the task force. The Attorney General is author-
- 12 ized to make grants to develop a demonstration project
- 13 to implement the best practices identified by the Task
- 14 Force.

15 "SEC. 41102. AUTHORIZATION OF APPROPRIATIONS.

- 16 "(a) In General.—There is authorized to be appro-
- 17 priated to carry out this subtitle \$1,000,000 for each of
- 18 fiscal years 2006 through 2010.
- 19 "(b) Availability.—Amounts appropriated under
- 20 this section shall remain available until expended and may
- 21 only be used for the specific programs and activities de-
- 22 scribed in this subtitle.".

23 SEC. 507. STALKER DATABASE.

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

1	(1) by striking "2001" and inserting "2006";
2	and
3	(2) by striking "2006" and inserting "2010".
4	SEC. 508. VICTIM ASSISTANTS FOR DISTRICT OF COLUMBIA.
5	Section 40114 of the Violence Against Women Act
6	of 1994 is amended to read as follows:
7	"SEC. 40114. AUTHORIZATION FOR FEDERAL VICTIM AS-
8	SISTANTS.
9	"There are authorized to be appropriated to the At-
10	torney General for the purpose of appointing victim assist-
11	ants for the prosecution of sex crimes and domestic vio-
12	lence crimes where applicable (such as the District of Co-
13	lumbia), \$1,000,000 for each of fiscal years 2006 through
14	2010.".
15	SEC. 509. PREVENTING CYBERSTALKING.
16	Section 2261A of title 18, United States Code, is
17	amended—
18	(1) in paragaph (1)—
19	(A) by inserting after "intimidate" the fol-
20	lowing: ", or places under surveillance with the
21	intent to kill, injure, haras, or intimidate,"; and
22	(B) by inserting after "or serious bodily in-
23	jury to," the following: "or causes substantial
24	emotional harm to,";

1	(2) in paragraph (2)(A), by striking "to kill or
2	injure" and inserting "to kill, injure, harass, or in-
3	timidate, or places under surveillance with the intent
4	to kill, injure, harass, or intimidate, or to cause sub-
5	stantial emtional harm to,"; and
6	(3) in paragraph (2), in the matter following
7	clause (iii) of subparagraph (B)—
8	(A) by inserting after "uses the mail" the
9	following: ", any interactive computer service,";
10	and
11	(B) by inserting after "course of conduct
12	that" the following: "causes substantial emo-
13	tional harm to that person or".
14	SEC. 510. REPEAT OFFENDER PROVISION.
15	Chapter 110A of title 18, United States Code, is
16	amended by adding after section 2265 the following:
17	"§ 2265A. Repeat offender provision
18	"The maximum term of imprisonment for a violation
19	of this chapter after a prior interstate domestic violence
20	offense (as defined in section 2261) or interstate violation
21	of protection order (as defined in section 2262) or inter-
22	state stalking (as defined in sections 2261A(a) and
23	2261A(b)) shall be twice the term otherwise provided for
24	the violation.".

1 SEC. 511. PROHIBITING DATING VIOLENCE.

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2	Section 2261(a) of title 18, United States Code, is
3	amended—
4	(1) in paragraph (1), by striking "or intimate
5	partner" both places such term appears and insert-
6	ing ", intimate partner, or dating partner"; and
7	(2) in paragraph (2), by striking "or intimate
8	partner" both places such term appears and insert-
9	ing ", intimate partner, or dating partner".
10	SEC. 512. GAO STUDY AND REPORT.
11	(a) STUDY REQUIRED.—The Comptroller General
12	shall conduct a study to establish the extent to which men,
13	women, youth, and children are victims of domestic vio-
14	lence, dating violence, sexual assault, and stalking and the
15	availability to all victims of shelter, counseling, legal rep-
16	resentation, and other services commonly provided to vic-
17	tims of domestic violence.
18	(b) ACTIVITIES UNDER STUDY.—In conducting the
19	study, the following shall apply:
20	(1) CRIME STATISTICS.—The Comptroller Gen-
21	eral shall not rely only on crime statistics, but may
22	also use existing research available, including public
23	health studies and academic studies.
24	(2) Survey.—The Comptroller General shall

survey the Department of Justice, as well as any re-

1	cipients of Federal funding for any purpose or an
2	appropriate sampling of recipients, to determine—
3	(A) what services are provided to victims
4	of domestic violence, dating violence, sexual as-
5	sault, and stalking;
6	(B) whether those services are made avail-
7	able to youth, child, female, and male victims;
8	and
9	(C) the number, age, and gender of victims
10	receiving each available service.
11	(c) Report.—Not later than 1 year after the date
12	of the enactment of this Act, the Comptroller General shall
13	submit to Congress a report on the activities carried out
14	under this section.
15	TITLE VI—IMPROVING SERVICES
16	FOR VICTIMS OF DOMESTIC
17	VIOLENCE, DATING VIO-
18	LENCE, SEXUAL ASSAULT,
19	AND STALKING
20	SEC. 601. TECHNICAL AMENDMENT TO VIOLENCE AGAINST
21	WOMEN ACT.
22	Section 2001 of the Omnibus Crime Control and Safe
23	Streets Act of 1968 (42 U.S.C. 3796gg) is amended by
24	adding at the end the following:

1	"(e) USE OF FUNDS.—Funds appropriated for
2	grants under this part may be used only for the specific
3	programs and activities expressly described in this part.".
4	SEC. 602. SEXUAL ASSAULT SERVICES PROGRAM.
5	Part T of the Omnibus Crime Control and Safe
6	Streets Act of 1968 (42 U.S.C. 3796gg et seq.) is amend-
7	ed by adding after section 2013 (as added by section 501
8	of this Act) the following:
9	"SEC. 2014. SEXUAL ASSAULT SERVICES PROGRAM.
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, youth, and minor victims of
15	sexual assault;
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 training, technical assist-
22	ance, and data collection relating to sexual assault
23	to—

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

1	be used to provide grants to rape crisis centers
2	and other nonprofit, nongovernmental organiza-
3	tions for programs and activities within such
4	State or territory that provide direct interven-
5	tion and related assistance and that provide
6	training, technical assistance, and data collec-
7	tion.
8	"(C) Intervention and related as-
9	SISTANCE.—Intervention and related assistance
10	under subparagraph (B) may include—
11	"(i) 24 hour hotline services providing
12	crisis intervention services and referral;
13	"(ii) accompaniment and advocacy
14	through medical, criminal justice, and so-
15	cial support systems, including medical fa-
16	cilities, police, and court proceedings;
17	"(iii) crisis intervention, short-term
18	individual and group support services, and
19	comprehensive service coordination, and
20	supervision to assist sexual assault victims
21	and family or household members;
22	"(iv) support mechanisms that are
23	culturally relevant to the community;

1	"(v) information and referral to assist
2	the sexual assault victim and family or
3	household members;
4	"(vi) community-based, linguistically,
5	and culturally-specific service including
6	outreach activities for racial and ethnic
7	and other underserved populations and
8	linkages to existing services in these popu-
9	lations; and
10	"(vii) the development and distribu-
11	tion of educational materials on issues re-
12	lated to sexual assault and the services de-
13	scribed in clauses (i) through (vii).
14	"(3) Application.—
15	"(A) IN GENERAL.—Each eligible entity
16	desiring a grant under this subsection shall
17	submit an application to the Attorney General
18	at such time and in such manner as the Attor-
19	ney General may reasonably require.
20	"(B) Contents.—Each application sub-
21	mitted under subparagraph (A) shall—
22	"(i) set forth procedures designed to
23	assure meaningful involvement of the State
24	or territorial sexual assault coalition and
25	representatives from racial and ethnic and

1	other underserved populations in the devel-
2	opment of the application and the imple-
3	mentation of the plans;
4	"(ii) set forth procedures designed to
5	ensure an equitable distribution of grants
6	and grant funds within the State or terri-
7	tory and between urban and rural areas
8	within such State or territory;
9	"(iii) identify the State or territorial
10	agency that is responsible for the adminis-
11	tration of programs and activities; and
12	"(iv) meet other such requirements as
13	the Attorney General reasonably deter-
14	mines are necessary to carry out the pur-
15	poses and provisions of this section.
16	"(4) Reporting.—Each State and territory re-
17	ceiving a grant under this subsection shall submit an
18	annual report to the Attorney General that describes
19	the activities carried out with such grant funds.
20	"(5) Allocation of funds.—The Attorney
21	General shall allocate to each State, to the District
22	of Columbia, and to the Commonwealth of Puerto
23	Rico not less than 0.50 percent of the total amount
24	so appropriated in a fiscal year for grants under this
25	section, except that the United States Virgin Is-

1	lands, American Samoa, Guam, and the Common-
2	wealth of the Northern Mariana Islands shall each
3	be allocated 0.125 percent of the total appropria-
4	tions.
5	"(c) Grants for Culturally Specific Programs
6	Addressing Sexual Assault.—
7	"(1) Grants authorized.—The Attorney
8	General shall award grants to eligible entities to
9	support the establishment, maintenance, and expan-
10	sion of culturally specific intervention and related
11	assistance for victims of sexual assault.
12	"(2) Eligible entities.—To be eligible to re-
13	ceive a grant under this section, an entity shall—
14	"(A) be a private nonprofit organization
15	that focuses primarily on racial and ethnic com-
16	munities;
17	"(B) must have documented organizational
18	experience in the area of sexual assault inter-
19	vention or have entered into a partnership with
20	an organization having such expertise;
21	"(C) have expertise in the development of
22	community-based, linguistically and culturally
23	specific outreach and intervention services rel-
24	evant for the specific racial and ethnic commu-
25	nities to whom assistance would be provided or

1	have the capacity to link to existing services in
2	the community tailored to the needs of racial
3	and ethnic populations; and
4	"(D) have an advisory board or steering
5	committee and staffing which is reflective of the
6	targeted racial and ethnic community.
7	"(3) Use of funds.—Funds appropriated
8	under this section may be used only for the purposes
9	described in this section.
10	"(4) Award Basis.—The Attorney General
l 1	shall award grants under this section on a competi-
12	tive basis.
13	"(5) Distribution.—
14	"(A) The Attorney General shall not use
15	more than the 2.5 percent of funds appro-
16	priated under this subsection in any year for
17	administration, monitoring, and evaluation of
18	grants made available under this subsection.
19	"(B) Up to 5 percent of funds appro-
20	priated under this section in any year shall be
21	available for training, technical assistance, and
22	data collection by a national organization or or-
23	ganizations whose primary focus and expertise
24	is in addressing sexual assault within racial and

25

ethnic communities.

1	"(6) Term.—The Attorney General shall make
2	grants under this section for a period of no less than
3	3 fiscal years.
4	"(7) Reporting.—Each entity receiving a
5	grant under this subsection shall submit a report to
6	the Attorney General that describes the activities out
7	with such grant funds.
8	"(d) Grants to State, Territorial, and Tribal
9	SEXUAL ASSAULT COALITIONS.—
10	"(1) Grants authorized.—
11	"(A) IN GENERAL.—The Attorney General
12	shall award grants to State, territorial, and
13	tribal sexual assault coalitions to assist in sup-
14	porting the establishment, maintenance, and ex-
15	pansion of such coalitions.
16	"(B) MINIMUM AMOUNT.—Not less than
17	10 percent of the total amount appropriated to
18	carry out this section shall be used for grants
19	under subparagraph (A).
20	"(C) ELIGIBLE APPLICANTS.—Each of the
21	State, territorial, and tribal sexual assault coali-
22	tions as determined by the National Center for
23	Injury Prevention and Control in collaboration
24	with the Violence Against Women Office of the
25	Department of Justice.

1	"(2) Use of funds.—Grant funds received
2	under this subsection may be used to—
3	"(A) work with local sexual assault pro-
4	grams and other providers of direct services to
5	encourage appropriate responses to sexual as-
6	sault within the State, territory, or tribe;
7	"(B) work with judicial and law enforce-
8	ment agencies to encourage appropriate re-
9	sponses to sexual assault cases;
10	"(C) work with courts, child protective
11	services agencies, and children's advocates to
12	develop appropriate responses to child custody
13	and visitation issues when sexual assault has
14	been determined to be a factor;
15	"(D) design and conduct public education
16	campaigns;
17	"(E) plan and monitor the distribution of
18	grants and grant funds to their State, territory,
19	or tribe; or
20	"(F) collaborate with and inform Federal,
21	State, or local public officials and agencies to
22	develop and implement policies to reduce or
23	eliminate sexual assault

1	"(3) Allocation and use of funds.—From
2	amounts appropriated for grants under this sub-
3	section for each fiscal year—
4	"(A) not less than 10 percent of the funds
5	shall be available for grants to tribal sexual as-
6	sault coalitions;
7	"(B) the remaining funds shall be available
8	for grants to State and territorial coalitions,
9	and the Attorney General shall allocate an
10	amount equal to ½6 of the amounts so appro-
11	priated to the Territories as defined in section
12	4002(a)(20) of this Act.
13	"(4) APPLICATION.—Each eligible entity desir-
14	ing a grant under this subsection shall submit an
15	application to the Attorney General at such time, in
16	such manner, and containing by such information as
17	the Attorney General determines to be essential to
18	carry out the purposes of this section.
19	"(5) Reporting.—Each State or territorial
20	sexual assault coalition receiving a grant under this
21	subsection shall submit a report to the Attorney
22	General that describes activities carried out with
23	such grant funds.
24	"(6) First-time applicants.—No entity shall
25	be prohibited from submitting an application under

this subsection during any fiscal year for which funds are available under this subsection because such entity has not previously applied or received funding under this subsection.

"(e) Grants to Tribes.—

"(1) Grants authorized.—The Attorney General may award grants to Indian tribes, tribal organizations, and nonprofit tribal organizations approved by an Indian tribe for the operation of a sexual assault programs or projects in Indian country and Alaskan native villages to support the establishment, maintenance, and expansion of programs and projects to assist those victimized by sexual assault.

"(2) Allocation and use of funds.—

"(A) Administrative costs.—Not more than 5 percent of the grant funds received by an Indian tribe, tribal organization, and non-profit tribal organization under this subsection for any fiscal year may be used for administrative costs.

"(B) Grant funds.—Any funds received under this subsection that are not used for administrative costs shall be used to provide grants to tribal organizations and nonprofit tribal organizations for programs and activities

1	within Indian country and Alaskan native vil-
2	lages that provide direct intervention and re-
3	lated assistance.
4	"(C) Intervention and related as-
5	SISTANCE.—Intervention and related assistance
6	under subparagraph (B) may include—
7	"(i) 24-hour hotline services providing
8	crisis intervention services and referral;
9	"(ii) accompaniment and advocacy
10	through medical, criminal justice, and so-
11	cial support systems, including medical fa-
12	cilities, police, and court proceedings;
13	"(iii) crisis intervention, short-term
14	individual and group support services, and
15	case management and supervision to assist
16	sexual assault victims and family or house-
17	hold members;
18	"(iv) information and referral to as-
19	sist the sexual assault victim and family or
20	household members;
21	"(v) support mechanisms that are cul-
22	turally relevant to the community;
23	"(vi) collaborating with and informing
24	public officials and agencies in order to de-

1	velop and implement policies to reduce or
2	eliminate sexual assault; 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 (vi).
7	"(3) Reporting.—Each tribe receiving a grant
8	under this subsection shall submit an annual report
9	to the Attorney General that describes the activities
10	carried out with such grant funds.
11	"(f) Authorization of Appropriations.—
12	"(1) In general.—There are authorized to be
13	appropriated \$60,000,000 for each of the fiscal
14	years 2006 through 2010 to carry out the provisions
15	of this section. Any amounts so appropriated shall
16	remain available until expended.
17	"(2) Allocations.—Of the total amounts ap-
18	propriated for each fiscal year to carry out this sec-
19	tion—
20	"(A) not more than 2.5 percent shall be
21	used by the Attorney General for evaluation,
22	monitoring, and other administrative costs
23	under this section;
24	"(B) not more than 2.5 percent shall be
25	used for the provision of training, technical as-

1	sistance, and data collection to grantees and
2	subgrantees under this section;
3	"(C) not less than 65 percent shall be used
4	for grants to States and territories under sub-
5	section (b);
6	"(D) not less than 10 percent shall be used
7	for making grants to State, territorial, and trib-
8	al sexual assault coalitions under subsection (c);
9	"(E) not less than 10 percent shall be used
10	for grants to tribes under subsection (d); and
11	"(F) not less than 10 percent shall be used
12	for grants for culturally specific programs ad-
13	dressing sexual assault under subsection (c).".
14	SEC. 603. AMENDMENTS TO THE RURAL DOMESTIC VIO-
15	LENCE AND CHILD ABUSE ENFORCEMENT AS-
16	SISTANCE PROGRAM.
17	Section 40295 of the Violence Against Women Act
18	of 1994 (42 U.S.C. 13971) is amended to read as follows:
19	"SEC. 40295. RURAL DOMESTIC VIOLENCE, DATING VIO-
20	LENCE, SEXUAL ASSAULT, STALKING, AND
21	CHILD ABUSE ENFORCEMENT ASSISTANCE.
22	"(a) Purposes.—The purposes of this section are—
23	"(1) to identify, assess, and appropriately re-
24	spond to adult, youth, and minor domestic violence,
25	sexual assault, dating violence, and stalking in rural

1	communities, by encouraging collaboration be-
2	tween—
3	"(A) domestic violence, dating violence,
4	sexual assault, and stalking victim service pro-
5	viders;
6	"(B) law enforcement agencies;
7	"(C) prosecutors;
8	"(D) courts;
9	"(E) other criminal justice service pro-
10	viders;
11	"(F) human and community service pro-
12	viders;
13	"(G) educational institutions; and
14	"(H) health care providers;
15	"(2) to establish and expand nonprofit, non-
16	governmental, State, tribal, and local government
17	services in rural communities to adult, youth, and
18	minor victims; and
19	"(3) to increase the safety and well-being of
20	women and children in rural communities, by—
21	"(A) dealing directly and immediately with
22	domestic violence, sexual assault, dating vio-
23	lence, and stalking occurring in rural commu-
24	nities; and

1	"(B) creating and implementing strategies
2	to increase awareness and prevent domestic vio-
3	lence, sexual assault, dating violence, and stalk-
4	ing.
5	"(b) Grants Authorized.—The Attorney General,
6	acting through the Director of the Office on Violence
7	Against Women (referred to in this section as the 'Direc-
8	tor'), may award 3-year grants, with a possible extension
9	for an additional 3 years, to States, Indian tribes, local
10	governments, and nonprofit, public or private entities, in-
11	cluding tribal nonprofit organizations, to carry out pro-
12	grams serving rural areas or rural communities that ad-
13	dress domestic violence, dating violence, sexual assault,
14	and stalking by—
15	"(1) implementing, expanding, and establishing
16	cooperative efforts and projects between law enforce-
17	ment officers, prosecutors, victim advocacy groups,
18	and other related parties to investigate and pros-
19	ecute incidents of domestic violence, dating violence,
20	sexual assault, and stalking;
21	"(2) providing treatment, counseling, and other
22	long- and short-term assistance to adult, youth, and
23	minor victims of domestic violence, dating violence,
24	sexual assault, and stalking in rural communities;
25	and

1	"(3) working in cooperation with the commu-
2	nity to develop education and prevention strategies
3	directed toward such issues.
4	"(c) Use of Funds.—Funds appropriated pursuant
5	to this section shall be used only for specific programs and
6	activities expressly described in subsection (a).
7	"(d) Allotments and Priorities.—
8	"(1) Allotment for indian tribes.—Not
9	less than 10 percent of the total amount made avail-
10	able for each fiscal year to carry out this section
11	shall be allocated for grants to Indian tribes or trib-
12	al organizations.
13	"(2) Allotment for sexual assault serv-
14	ICES.—
15	"(A) IN GENERAL.—Not less than 25 per-
16	cent of the total amount made available for
17	each fiscal year to carry out this section shall
18	be allocated for grants that meaningfully ad-
19	dress sexual assault in rural communities, ex-
20	cept as provided in subparagraph (B).
21	"(B) ESCALATION.—The percentage re-
22	quired by subparagraph (A) shall be—
23	"(i) 30 percent, for any fiscal year for
24	which \$45,000,000 or more is made avail-
25	able to carry out this section;

1	"(ii) 35 percent, for any fiscal year
2	for which \$50,000,000 or more is made
3	available to carry out this section; or
4	"(iii) 40 percent, for any fiscal year
5	for which \$55,000,000 or more is made
6	available to carry out this section.
7	"(C) SAVINGS CLAUSE.—Nothing in this
8	paragraph shall prohibit an applicant from ap-
9	plying for funding to address domestic violence,
10	dating violence, sexual assault, or stalking, sep-
11	arately or in combination, in the same applica-
12	tion.
13	"(D) Report to congress.—The Attor-
14	ney General shall, on an annual basis, submit
15	to Congress a report on the effectiveness of the
16	set-aside for sexual assault services. The report
17	shall include any recommendations of the Attor-
18	ney General with respect to the rural grant pro-
19	gram.
20	"(3) Allotment for training, technical
21	ASSISTANCE, AND DATA COLLECTION.—Of the
22	amounts appropriated for each fiscal year to carry
23	out this section, not more than 8 percent may be
24	used by the Director for training, technical assist-

ance, and data collection costs. Of the amounts so

- used, not less than 25 percent shall be available to nonprofit, nongovernmental organizations whose focus and expertise is in addressing sexual assault to provide training, technical assistance, and data col-
- 5 lection with respect to sexual assault grantees.
- 6 "(4) UNDERSERVED POPULATIONS.—In award7 ing grants under this section, the Director shall give
 8 priority to the needs of racial and ethnic and other
 9 underserved populations (as defined in section
 10 2000B of the Omnibus Crime Control and Safe
 11 Streets Act of 1968).
- 12 "(e) AUTHORIZATION OF APPROPRIATIONS.—
- "(1) IN GENERAL.—There are authorized to be appropriated \$55,000,000 for each of the fiscal years 2006 through 2010 to carry out this section.
- "(2) Additional Funding.—In addition to funds received through a grant under subsection (b), a law enforcement agency may use funds received through a grant under part Q of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796dd et seq.) to accomplish the objectives
- 23 SEC. 604. ASSISTANCE FOR VICTIMS OF ABUSE.

of this section.".

- 24 Part T of the Omnibus Crime Control and Safe
- 25 Streets Act of 1968 (42 U.S.C. 3796gg et seq.) is amend-

1	ed by adding after section 2014 (as added by section 602
2	of this Act) the following:
3	"SEC. 2015. ASSISTANCE FOR VICTIMS OF ABUSE.
4	"(a) Grants Authorized.—The Attorney General
5	may award grants to appropriate entities—
6	"(1) to provide services for victims of domestic
7	violence, abuse by caregivers, and sexual assault who
8	are 50 years of age or older;
9	"(2) to improve the physical accessibility of ex-
10	isting buildings in which services are or will be ren-
11	dered for victims of domestic violence and sexual as-
12	sault who are 50 years of age or older;
13	"(3) to provide training, consultation, and in-
14	formation on abuse by caregivers, domestic violence
15	dating violence, stalking, and sexual assault against
16	individuals with disabilities (as defined in section 3
17	of the Americans with Disabilities Act of 1990 (42
18	U.S.C. 12102)), and to enhance direct services to
19	such individuals;
20	"(4) for training programs to assist law en-
21	forcement officers, prosecutors, governmental agen-
22	cies, victim assistants, and relevant officers of Fed-
23	eral, State, tribal, territorial, and local courts in rec-
24	ognizing, addressing, investigating, and prosecuting

instances of adult, youth, or minor domestic vio-

1	lence, dating violence, sexual assault, stalking, elder
2	abuse, and violence against individuals with disabil-
3	ities, including domestic violence and sexual assault,
4	against older or disabled individuals; and
5	"(5) for multidisciplinary collaborative commu-
6	nity responses to victims.
7	"(b) USE OF FUNDS.—Grant funds under this sec-
8	tion may be used—
9	"(1) to implement or expand programs or serv-
10	ices to respond to the needs of persons 50 years of
11	age or older who are victims of domestic violence,
12	dating violence, sexual assault, stalking, or elder
13	abuse;
14	"(2) to provide personnel, training, technical
15	assistance, data collection, advocacy, intervention,
16	risk reduction and prevention of domestic violence,
17	dating violence, stalking, and sexual assault against
18	disabled individuals;
19	"(3) to conduct outreach activities to ensure
20	that disabled individuals who are victims of domestic
21	violence, dating violence, stalking, or sexual assault
22	receive appropriate assistance;
23	"(4) to conduct cross-training for victim service
24	organizations, governmental agencies, and nonprofit,
25	nongovernmental organizations serving individuals

1	with disabilities; about risk reduction, intervention,
2	prevention and the nature of dynamic of domestic vi-
3	olence, dating violence, stalking, and sexual assault
4	for disabled individuals;
5	"(5) to provide training, technical assistance
6	and data collection to assist with modifications to
7	existing policies, protocols, and procedures to ensure
8	equal access to the services, programs, and activities
9	of victim service organizations for disabled individ-
10	uals;
11	"(6) to provide training, technical assistance
12	and data collection on the requirements of shelters
13	and victim services organizations under Federal
14	antidiscrimination laws, including—
15	"(A) the Americans with Disabilities Act of
16	1990; and
17	"(B) section 504 of the Rehabilitation Act
18	of 1973;
19	"(7) to purchase equipment, and provide per-
20	sonnel so that shelters and victim service organiza-
21	tions can accommodate the needs of disabled individ-
22	uals;
23	"(8) to provide advocacy and intervention serv-
24	ices for disabled individuals who are victims of do-

1	mestic violence, dating violence, stalking, or sexual
2	assault through collaborative partnerships between—
3	"(A) nonprofit, nongovernmental agencies;
4	"(B) governmental agencies serving indi-
5	viduals with disabilities; and
6	"(C) victim service organizations; or
7	"(9) to develop model programs providing advo-
8	cacy and intervention services within organizations
9	serving disabled individuals who are victims of do-
10	mestic violence, dating violence, sexual assault, or
11	stalking.
12	"(c) Eligible Entities.—
13	"(1) In general.—An entity shall be eligible
14	to receive a grant under this section if the entity
15	is—
16	"(A) a State;
17	"(B) a unit of local government;
18	"(C) a nonprofit, nongovernmental organi-
19	zation such as a victim services organization, an
20	organization serving individuals with disabilities
21	or a community-based organization; and
22	"(D) a religious organization.
23	"(2) Limitation.—A grant awarded for the
24	purposes described in subsection (b) (9) shall be
25	awarded only to an eligible agency (as defined in

- section 410 of the Rehabilitation Act of 1973 (29)
- 2 U.S.C. 796f—5)).
- 3 "(d) APPLICATION.—An eligible entity desiring a
- 4 grant under this section shall submit an application to the
- 5 Attorney General at such time, in such manner, and con-
- 6 taining such information as the Attorney General may re-
- 7 quire.
- 8 "(e) Reporting.—Not later than 1 year after the
- 9 last day of the first fiscal year commencing on or after
- 10 the date of enactment of this Act, and not later than 180
- 11 days after the last day of each fiscal year thereafter, the
- 12 Attorney General shall submit to Congress a report evalu-
- 13 ating the effectiveness of programs administered and oper-
- 14 ated pursuant to this section.
- 15 "(f) AUTHORIZATION OF APPROPRIATIONS.—There
- 16 are authorized to be appropriated \$20,500,000 for each
- 17 of the fiscal years 2006 through 2010 to carry out this
- 18 section.".
- 19 SEC. 605. GAO STUDY OF NATIONAL DOMESTIC VIOLENCE
- 20 HOTLINE.
- 21 (a) STUDY REQUIRED.—Not later than 6 months
- 22 after the date of enactment of this Act, the Comptroller
- 23 General shall conduct a study of the National Domestic
- 24 Violence Hotline to determine the effectiveness of the Hot-
- 25 line in assisting victims of domestic violence.

1	(b) Issues to Be Studied.—In conducting the
2	study under subsection (a), the Comptroller General
3	shall—
4	(1) compile statistical and substantive informa-
5	tion about calls received by the Hotline since its in-
6	ception, or a representative sample of such calls,
7	while maintaining the confidentiality of Hotline call-
8	ers;
9	(2) interpret the data compiled under para-
10	graph (1)—
11	(A) to determine the trends, gaps in serv-
12	ices, and geographical areas of need; and
13	(B) to assess the trends and gaps in serv-
14	ices to underserved populations and the military
15	community; and
16	(3) gather other important information about
17	domestic violence.
18	(c) Report.—Not later than 3 years after the date
19	of enactment of this Act, the Comptroller General shall
20	submit to Congress a report on the results of the study.
21	SEC. 606. GRANTS FOR OUTREACH TO UNDERSERVED POP-
22	ULATIONS.
23	(a) Grants Authorized.—
24	(1) In general.—From amounts made avail-
25	able to carry out this section, the Attorney General,

1	acting through the Director of the Office on Violence
2	Against Women, shall award grants to eligible enti-
3	ties described in subsection (b) to carry out local, re-
4	gional, or national public information campaigns fo-
5	cused on addressing adult, youth, or minor domestic
6	violence, dating violence, sexual assault, stalking, or
7	trafficking within tribal, racial, and ethnic popu-
8	lations and immigrant communities, including infor-
9	mation on services available to victims and ways to
10	prevent or reduce domestic violence, dating violence,
11	sexual assault, and stalking.
12	(2) Term.—The Attorney General shall award
13	grants under this section for a period of 1 fiscal
14	year.
15	(b) ELIGIBLE ENTITIES.—Eligible entities under this
16	section are—
17	(1) nonprofit, nongovernmental organizations or
18	coalitions that represent the targeted tribal, racial,
19	and ethnic populations or immigrant community
20	that—
21	(A) have a documented history of creating
22	and administering effective public awareness
23	campaigns addressing domestic violence, dating
24	violence, sexual assault, and stalking; or

1	(B) work in partnership with an organiza-
2	tion that has a documented history of creating
3	and administering effective public awareness
4	campaigns addressing domestic violence, dating
5	violence, sexual assault, and stalking; or
6	(2) a governmental entity that demonstrates a
7	partnership with organizations described in para-
8	graph (1).
9	(c) Allocation of Funds.—Of the amounts appro-
10	priated for grants under this section—
11	(1) not more than 20 percent shall be used for
12	national model campaign materials targeted to spe-
13	cific tribal, racial, or ethnic populations or immi-
14	grant community, including American Indian tribes
15	and Alaskan native villages for the purposes of re-
16	search, testing, message development, and prepara-
17	tion of materials; and
18	(2) the balance shall be used for not less than
19	10 State, regional, territorial, tribal, or local cam-
20	paigns targeting specific communities with informa-
21	tion and materials developed through the national
22	campaign or, if appropriate, new materials to reach
23	an underserved population or a particularly isolated

community.

1	(d) Use of Funds.—Funds appropriated under this
2	section shall be used to conduct a public information cam-
3	paign and build the capacity and develop leadership of ra-
4	cial, ethnic populations, or immigrant community mem-
5	bers to address domestic violence, dating violence, sexual
6	assault, and stalking.
7	(e) APPLICATION.—An eligible entity desiring a grant
8	under this section shall submit an application to the Direc-
9	tor of the Office on Violence Against Women at such time,
10	in such form, and in such manner as the Director may
11	prescribe.
12	(f) Criteria.—In awarding grants under this sec-
13	tion, the Attorney General shall ensure—
14	(1) reasonable distribution among eligible
15	grantees representing various racial, ethnic, and im-
16	migrant communities;
17	(2) reasonable distribution among State, re-
18	gional, territorial, tribal, and local campaigns;
19	(3) that not more than 8 percent of the total
20	amount appropriated under this section for each fis-

(g) Reports.—Each eligible entity receiving a grantunder this section shall submit to the Director of the Of-

ance, and data collection.

cal year is set aside for training, technical assist-

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1	fice of Violence Against Women, every 18 months, a report
2	that describes the activities carried out with grant funds.
3	(h) AUTHORIZATION OF APPROPRIATIONS.—There
4	are authorized to be appropriated to carry out this section
5	\$2,000,000 for each of fiscal years 2006 through 2010.
6	TITLE VII—SERVICES, PROTEC-
7	TION, AND JUSTICE FOR
8	YOUNG VICTIMS OF VIO-
9	LENCE
10	SEC. 701. SERVICES AND JUSTICE FOR YOUNG VICTIMS OF
11	VIOLENCE.
12	The Violence Against Women Act of 1994 is amended
13	by adding after subtitle K (as added by section 506) the
14	following:
15	"Subtitle L—Services, Education,
16	Protection and Justice for
17	Young Victims of Violence
18	"SEC. 41201. GRANTS FOR TRAINING AND COLLABORATION
19	ON THE INTERSECTION BETWEEN DOMESTIC
20	VIOLENCE AND CHILD MALTREATMENT.
21	"(a) Purpose.—The purpose of this section is to
22	support efforts by domestic violence or dating violence vic-
23	tim services providers, courts, law enforcement, child wel-
24	fare agencies, and other related professionals and commu-
25	nity organizations to develop collaborative responses and

- 1 services and provide cross-training to enhance community
- 2 responses to families where there is both child maltreat-
- 3 ment and domestic violence.
- 4 "(b) Grants Authorized.—The Attorney General,
- 5 through the Violence Against Women Office, shall award
- 6 grants on a competitive basis to eligible entities for the
- 7 purposes and in the manner described in this section.
- 8 "(c) AUTHORIZATION OF APPROPRIATIONS.—There
- 9 are authorized to be appropriated to carry out this section
- 10 \$8,000,000 for each of fiscal years 2006 through 2010.
- 11 Funds appropriated under this section shall remain avail-
- 12 able until expended. Of the amounts appropriated to carry
- 13 out this section for each fiscal year, the Attorney General
- 14 shall—
- 15 "(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;
- 19 "(2) set aside not more than 10 percent for
- 20 grants to programs addressing child maltreatment
- and domestic violence or dating violence that are op-
- erated by, or in partnership with, a tribal organiza-
- 23 tion; and
- 24 "(3) set aside up to 8 percent for training and
- 25 technical assistance, to be provided—

1	"(A) to organizations that are establishing
2	or have established collaborative responses and
3	services; and
4	"(B) by organizations having demonstrated
5	expertise in developing collaborative community
6	and system responses to families in which there
7	is both child maltreatment and domestic vio-
8	lence or dating violence, whether or not they
9	are receiving funds under this section.
10	"(d) Underserved Populations.—In awarding
11	grants under this section, the Attorney General shall con-
12	sider the needs of racial and ethnic and other underserved
13	populations (as defined in section 2000B of the Omnibus
14	Crime Control and Safe Streets Act of 1968).
15	"(e) Grant Awards.—The Attorney General shall
16	award grants under this section for periods of not more
17	than 3 fiscal years.
18	"(f) Uses of Funds.—Entities receiving grants
19	under this section shall use amounts provided to develop
20	collaborative responses and services and provide cross-
21	training to enhance community responses to families
22	where there is both child maltreatment and domestic vio-
23	lence or dating violence. Amounts distributed under this

24 section may only be used for programs and activities de-

25 scribed in subsection (g).

1	"(g) Programs and Activities.—The programs
2	and activities developed under this section shall—
3	"(1) encourage cross training, education, serv-
4	ice development, and collaboration among child wel-
5	fare agencies, domestic violence victim service pro-
6	viders, and courts, law enforcement agencies, com-
7	munity-based programs, and other entities, in order
8	to ensure that such entities have the capacity to and
9	will identify, assess, and respond appropriately to—
10	"(A) domestic violence or dating violence
11	in homes where children are present and may
12	be exposed to the violence;
13	"(B) domestic violence or dating violence
14	in child protection cases; and
15	"(C) the needs of both the child and non-
16	abusing parent;
17	"(2) establish and implement policies, proce-
18	dures, programs, and practices for child welfare
19	agencies, domestic violence victim service providers,
20	courts, law enforcement agencies, and other entities,
21	that are consistent with the principles of protecting
22	and increasing the immediate and long-term safety
23	and well being of children and non-abusing parents
24	and caretakers by—

1	"(A) increasing the safety, autonomy, ca-
2	pacity, and financial security of non-abusing
3	parents or caretakers, including developing
4	service plans and utilizing community-based
5	services that provide resources and support to
6	non-abusing parents;
7	"(B) protecting the safety, security, and
8	well-being of children by preventing their un-
9	necessary removal from a non-abusing parent
10	or, in cases where removal of the child is nec-
11	essary to protect the child's safety, taking the
12	necessary steps to provide appropriate and com-
13	munity-based services to the child and the non-
14	abusing parent to promote the safe and appro-
15	priately prompt reunification of the child with
16	the non-abusing parent;
17	"(C) recognizing the relationship between
18	child maltreatment and domestic violence or
19	dating violence in a family, as well as the im-
20	pact of and danger posed by the perpetrators
21	behavior on adult, youth, and minor victims
22	and
23	"(D) holding adult, youth, and minor per-
24	petrators of domestic violence or dating vio-

lence, not adult, youth, and minor victims of

abuse or neglect, accountable for stopping the
perpetrators' abusive behaviors, including the
development of separate service plans, court filings, or community-based interventions where
appropriate;

- "(3) increase cooperation and enhance linkages between child welfare agencies, domestic violence victim service providers, courts (including family, criminal, juvenile courts, or tribal courts), law enforcement agencies, and other entities to provide more comprehensive community-based services (including health, mental health, social service, housing, and neighborhood resources) to protect and to serve adult, youth, and minor victims;
- "(4) identify, assess, and respond appropriately to domestic violence or dating violence in child protection cases and to child maltreatment when it cooccurs with domestic violence or dating violence;
- "(5) analyze and change policies, procedures, and protocols that contribute to overrepresentation of racial and ethnic minorities in the court and child welfare system; and
- "(6) provide appropriate referrals to community-based programs and resources, such as health and mental health services, shelter and housing as-

sistance for adult, youth, and minor victims and their children, legal assistance and advocacy for adult, youth, and minor victims, assistance for parents to help their children cope with the impact of exposure to domestic violence or dating violence and child maltreatment, appropriate intervention and treatment for adult perpetrators of domestic violence or dating violence whose children are the subjects of child protection cases, programs providing support and assistance to racial and ethnic populations, and other necessary supportive services.

"(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—

"(A) ensure that communities impacted by these systems or organizations are adequately represented in the development of the application, the programs and activities to be undertaken, and that they have a significant role in evaluating the success of the project;

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

1	"(E) may include any other such agencies
2	or private nonprofit organizations, including
3	community-based organizations, with the capac-
4	ity to provide effective help to the adult, youth,
5	and minor victims served by the collaboration.
6	"(3) Reports.—Each entity receiving a grant
7	under this section shall report to the Attorney Gen-
8	eral every 18 months, detailing how the funds have
9	been used.
10	"SEC. 41202. SERVICES TO ADVOCATE FOR AND RESPOND
11	TO TEENS.
12	"(a) Grants Authorized.—The Attorney General
13	shall award grants to eligible entities to conduct programs
14	to serve youth between the ages of 12 and 24 of domestic
15	violence, dating violence, sexual assault, and stalking.
16	Amounts appropriated under this section may only be used
17	for programs and activities described under subsection (c).
18	"(b) Eligible Grantees.—To be eligible to receive
19	a grant under this section, an entity shall be—
20	"(1) a nonprofit, nongovernmental entity, the
21	primary purpose of which is to provide services to
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23	victims of domestic violence, dating violence, sexual
	victims of domestic violence, dating violence, sexual assault, or stalking;
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1	domestic violence, dating violence, sexual assault, or
2	stalking;
3	"(3) an Indian Tribe or tribal organization pro-
4	viding services primarily to tribal youth or tribal vic-
5	tims of domestic violence, dating violence, sexual as-
6	sault or stalking; or
7	"(4) a nonprofit, nongovernmental entity pro-
8	viding services for runaway or homeless youth.
9	"(c) Use of Funds.—
10	"(1) In general.—An entity that receives a
11	grant under this section shall use amounts provided
12	under the grant to design or replicate, and imple-
13	ment, programs and services, using domestic vio-
14	lence, dating violence, sexual assault, and stalking
15	intervention models to respond to the needs of youth
16	who are victims of domestic violence, dating violence,
17	sexual assault or stalking.
18	"(2) Types of programs.—Such a program—
19	"(A) shall provide direct counseling and
20	advocacy for teens and young adults, who have
21	experienced domestic violence, dating violence,
22	sexual assault or stalking;
23	"(B) shall include linguistically, culturally,
24	and community relevant services for racial and
25	ethnic and other underserved populations or

1	linkages to existing services in the community
2	tailored to the needs of racial and ethnic and
3	other underserved populations;
4	"(C) may include mental health services;
5	"(D) may include legal advocacy efforts on
6	behalf of minors and young adults with respect
7	to domestic violence, dating violence, sexual as-
8	sault or stalking;
9	"(E) may work with public officials and
10	agencies to develop and implement policies,
11	rules, and procedures in order to reduce or
12	eliminate domestic violence, dating violence,
13	sexual assault, and stalking against youth and
14	young adults; and
15	"(F) may use not more than 25 percent of
16	the grant funds to provide additional services
17	and resources for youth, including childcare,
18	transportation, educational support, and respite
19	care.
20	"(d) Awards Basis.—
21	"(1) Grants to indian tribes.—Not less
22	than 10 percent of funds appropriated under this
23	section in any year shall be available for grants to
24	Indian Tribes or tribal organizations

1	"(2) Administration.—The Attorney General
2	shall not use more than 2.5 percent of funds appro-
3	priated under this section in any year for adminis-
4	tration, monitoring, and evaluation of grants made
5	available under this section.
6	"(3) Training, technical assistance, and
7	DATA COLLECTION.—Not less than 5 percent of
8	funds appropriated under this section in any year
9	shall be available to provide training, technical as-
10	sistance, and data collection for programs funded
11	under this section.
12	"(e) TERM.—The Attorney General shall make the
13	grants under this section for a period of 3 fiscal years.
14	"(f) Reports.—An entity receiving a grant under
15	this section shall submit to the Attorney General every 18
16	months a report of how grant funds have been used.
17	"(g) AUTHORIZATION OF APPROPRIATIONS.—There
18	is authorized to be appropriated to carry out this section,
19	\$15,000,000 for each of fiscal years 2006 through 2010.".
20	SEC. 702. GRANTS TO COMBAT VIOLENT CRIMES ON CAM-
21	PUSES.
22	(a) Grants Authorized.—
23	(1) In General.—The Attorney General is au-
24	thorized to make grants to institutions of higher
25	education, for use by such institutions or consortia

- consisting of campus personnel, student organizations, campus administrators, security personnel, and regional crisis centers affiliated with the institution, to develop and strengthen effective security and investigation strategies to combat domestic violence, dating violence, sexual assault, and stalking on campuses, and to develop and strengthen victim services in cases involving such crimes against women on campuses, which may include partnerships with local criminal justice authorities and community-based victim services agencies.
 - (2) AWARD BASIS.—The Attorney General shall award grants and contracts under this section on a competitive basis for a period of 3 years. The Attorney General, through the Director of the Office on Violence Against Women, shall award the grants in amounts of not more than \$500,000 for individual institutions of higher education and not more than \$1,000,000 for consortia of such institutions.
 - (3) Equitable participation.—The Attorney General shall make every effort to ensure—
 - (A) the equitable participation of private and public institutions of higher education in the activities assisted under this section;

1	(B) the equitable geographic distribution of
2	grants under this section among the various re-
3	gions of the United States; and

- (C) the equitable distribution of grants under this section to tribal colleges and universities and traditionally black colleges and universities.
- 8 (b) USE OF GRANT FUNDS.—Grant funds awarded 9 under this section may be used for the following purposes:
 - (1) To provide personnel, training, technical assistance, data collection, and other equipment with respect to the increased apprehension, investigation, and adjudication of persons committing domestic violence, dating violence, sexual assault, and stalking on campus.
 - (2) To train campus administrators, campus security personnel, and personnel serving on campus disciplinary or judicial boards to develop and implement campus policies, protocols, and services that more effectively identify and respond to the crimes domestic violence, dating violence, sexual assault, and stalking. Within 90 days after the date of enactment of this Act, the Attorney General shall issue and make available minimum standards of training relating to domestic violence, dating violence, sexual

- assault, and stalking on campus, for all campus security personnel and personnel serving on campus disciplinary or judicial boards.
 - (3) To implement and operate education programs for the prevention of domestic violence, dating violence, sexual assault and stalking.
 - (4) To develop, enlarge, or strengthen victim services programs on the campuses of the institutions involved, including programs providing legal, medical, or psychological counseling, for victims of domestic violence, dating violence, sexual assault, and stalking, and to improve delivery of victim assistance on campus. To the extent practicable, such an institution shall collaborate with any entities carrying out nonprofit and other victim services programs, including domestic violence, dating violence, sexual assault, and stalking victim services programs in the community in which the institution is located. If appropriate victim services programs are not available in the community or are not accessible to students, the institution shall, to the extent practicable, provide a victim services program on campus or create a victim services program in collaboration with a community-based organization. The institution shall use not less than 20 percent of the funds

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- made available through the grant for a victim services program provided in accordance with this paragraph.
 - (5) To create, disseminate, or otherwise provide assistance and information about victims' options on and off campus to bring disciplinary or other legal action, including assistance to victims in immigration matters.
 - (6) To develop, install, or expand data collection and communication systems, including computerized systems, linking campus security to the local law enforcement for the purpose of identifying and tracking arrests, protection orders, violations of protection orders, prosecutions, and convictions with respect to the crimes of domestic violence, dating violence, sexual assault, and stalking on campus.
 - (7) To provide capital improvements (including improved lighting and communications facilities but not including the construction of buildings) on campuses to address the crimes of domestic violence, dating violence, sexual assault, and stalking.
 - (8) To support improved coordination among campus administrators, campus security personnel, and local law enforcement to reduce domestic vio-

1 lence, dating violence, sexual assault, and stalking 2 on campus. 3 (c) Applications.— (1) In general.—In order to be eligible to be 5 awarded a grant under this section for any fiscal 6 year, an institution of higher education shall submit 7 an application to the Attorney General at such time 8 and in such manner as the Attorney General shall 9 prescribe. 10 (2) Contents.—Each application submitted 11 under paragraph (1) shall— 12 (A) describe the need for grant funds and 13 the plan for implementation for any of the pur-14 poses described in subsection (b); 15 (B) include proof that the institution of 16 higher education collaborated with any non-17 profit, nongovernmental entities carrying out 18 other victim services programs, including do-19 mestic violence, dating violence, sexual assault, 20 and stalking victim services programs in the 21 community in which the institution is located; 22 (C) describe the characteristics of the pop-23 ulation being served, including type of campus, 24 demographics of the population, and number of

students;

- 1 (D) provide measurable goals and expected 2 results from the use of the grant funds;
 - (E) provide assurances that the Federal funds made available under this section shall be used to supplement and, to the extent practical, increase the level of funds that would, in the absence of Federal funds, be made available by the institution for the purposes described in subsection (b); and
 - (F) include such other information and assurances as the Attorney General reasonably determines to be necessary.
 - (3) Compliance with campus crime reporting requirements of section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)). Up to \$200,000 of the total amount of grant funds appropriated under this section for fiscal years 2006 through 2010 may be used to provide technical assistance in complying with the mandatory reporting requirements of section 485(f) of such Act.
- 24 (d) General Terms and Conditions.—

(1) Nonmonetary assistance.—In addition to the assistance provided under this section, the Attorney General may request any Federal agency to use the agency's authorities and the resources granted to the agency under Federal law (including personnel, equipment, supplies, facilities, and managerial, technical, and advisory services) in support of campus security, and investigation and victim service efforts.

(2) Confidentiality.—

- (A) Nondisclosure of confidential or private information.—In order to ensure the safety of adult and minor victims of domestic violence, dating violence, sexual assault, or stalking and their families, grantees and subgrantees under this section shall reasonably—
 - (i) protect the confidentiality and privacy of persons receiving services under the grants and subgrants; and
 - (ii) not disclose and personally identifying information, or individual client information, collected in connection with services requested, utilized, or denied through programs provided by such grantees and subgrantees under this section.

1	(B) Consent.—A grantee or subgrantee
2	under this section shall not reveal personally
3	any identifying information or individual client
4	information collected as described in subpara-
5	graph (A) without the informed, written, and
6	reasonably time-limited consent of the person
7	(or, in the case of an unemancipated minor, the
8	minor and the parent or guardian of the minor)
9	about whom information is sought, whether for
10	the program carried out under this section or
11	any other Federal, State, tribal, or territoria
12	assistance program.
13	(C) COMPELLED RELEASE AND NOTICE.—
14	If a grantee or subgrantee under this section is
15	compelled by statutory or court mandate to dis-
16	close information described in subparagraph
17	(A), the grantee or subgrantee—
18	(i) shall make reasonable attempts to
19	provide notice to individuals affected by
20	the disclosure of information; and
21	(ii) shall take steps necessary to pro-
22	tect the privacy and safety of the indi-
23	vidual affected by the disclosure.
24	(D) Permissive sharing.—Grantees and

subgrantees under this section may share with

1	each other, in order to comply with Federal,
2	State, tribal, or territorial reporting, evaluation,
3	or data collection requirements—
4	(i) aggregate data, that is not person-
5	ally identifying information, regarding
6	services provided to their clients; and
7	(ii) demographic information that is
8	not personally identifying information.
9	(E) Court-generated and law en-
10	FORCEMENT-GENERATED INFORMATION.—
11	Grantees and subgrantees under this section
12	may share with each other—
13	(i) court-generated information con-
14	tained in secure, governmental registries
15	for protection order enforcement purposes;
16	and
17	(ii) law enforcement-generated infor-
18	mation.
19	(F) Definition.—As used in this para-
20	graph, the term "personally identifying infor-
21	mation" means individually identifying informa-
22	tion from or about an individual, including—
23	(i) first and last name;

1	(ii) home or other physical address,
2	including street name and name of city or
3	town;
4	(iii) email address or other online con-
5	tact information, such as an instant- mes-
6	saging user identifier or a screen name
7	that reveals an individual's email address;
8	(iv) telephone number;
9	(v) social security number;
10	(vi) Internet Protocol ("IP") address
11	or host name that identifies an individual;
12	(vii) persistent identifier, such as a
13	customer number held in a "cookie" or
14	processor serial number, that is combined
15	with other available data that identities an
16	individual; or
17	(viii) information that, in combination
18	with the information in any of the clauses
19	(i) through (vii), would serve to identify
20	any individual, including—
21	(I) grade point average;
22	(II) date of birth;
23	(III) academic or occupational in-
24	terests;

1	(IV) athletic or extracurricular
2	interests;
3	(V) racial or ethnic background;
4	or
5	(VI) religious affiliation.
6	(3) Grantee Reporting.—
7	(A) Annual Report.—Each institution of
8	higher education receiving a grant under this
9	section shall submit a biennial performance re-
10	port to the Attorney General. The Attorney
11	General shall suspend funding under this sec-
12	tion for an institution of higher education if the
13	institution fails to submit such a report.
14	(B) Final Report.—Upon completion of
15	the grant period under this section, the institu-
16	tion shall file a performance report with the At-
17	torney General and the Secretary of Education
18	explaining the activities carried out under this
19	section together with an assessment of the ef-
20	fectiveness of those activities in achieving the
21	purposes described in subsection (b).
22	(4) Report to congress.—Not later than
23	180 days after the end of the fiscal year for which
24	grants are awarded under this section, the Attorney

1	General shall submit to Congress a report that in-
2	cludes—
3	(A) the number of grants, and the amount
4	of funds, distributed under this section;
5	(B) a summary of the purposes for which
6	the grants were provided and an evaluation of
7	the progress made under the grant;
8	(C) a statistical summary of the persons
9	served, detailing the nature of victimization
10	and providing data on age, sex, race, ethnicity
11	language, disability, relationship to offender, ge-
12	ographic distribution, and type of campus; and
13	(D) an evaluation of the effectiveness of
14	programs funded under this part.
15	(e) Authorization of Appropriations.—For the
16	purpose of carrying out this section, there are authorized
17	to be appropriated \$15,000,000 for each of fiscal years
18	2006 through 2010.
19	SEC. 703. SAFE HAVENS.
20	Section 1301 of the Victims of Trafficking and Vio-
21	lence Protection Act of 2000 (42 U.S.C. 10420) is amend-
22	ed—
23	(1) by striking the section heading and insert-
24	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

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	training, technical assistance, and data collec-
24	tion to be provided by organizations having na-
25	tionally recognized expertise in the design of

1	safe and secure supervised visitation programs
2	and visitation exchange of children in situations
3	involving domestic violence, dating violence, sex-
4	ual assault, or stalking.".
5	SEC. 704. GRANTS TO COMBAT DOMESTIC VIOLENCE, DAT-
6	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".
11	(b) Grants Authorized.—The Attorney General,
12	through the Director of the Office on Violence Against
13	Women, is authorized to award grants to middle schools
14	and high schools that work with domestic violence and sex-
15	ual assault experts to enable the schools—
16	(1) to provide training to school administrators,
17	faculty, counselors, coaches, healthcare providers, se-
18	curity personnel, and other staff on the needs and
19	concerns of students who experience domestic vio-
20	lence, dating violence, sexual assault, or stalking,
21	and the impact of such violence on students;
22	(2) to develop and implement policies in middle
23	and high schools regarding appropriate, safe re-
24	sponses to, and identification and referral proce-
25	dures for, students who are experiencing or perpe-

- trating domestic violence, dating violence, sexual assault, 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;
 - (3) to provide support services for students and school personnel, such as a resource person who is either on-site or on-call, and who is an expert described in subsections (i)(2) and (i)(3), for the purpose of developing and strengthening effective prevention and intervention strategies for students and school personnel experiencing domestic violence, dating 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,

- 1 how to prevent it and how to appropriately address
- 2 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 pro-
- 6 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 Depart-
- 11 ment of Justice, Department of Health and Human Serv-
- 12 ices, and Department of Education policy guidance and
- 13 curricula regarding the prevention of domestic violence,
- 14 dating violence, sexual assault, and stalking, and the im-
- 15 pact of the violence on children and youth.
- 16 (e) Nondisclosure of Confidential or Private
- 17 Information.—In order to ensure the safety of adult,
- 18 youth, and minor victims of domestic violence, dating vio-
- 19 lence, sexual assault, or stalking and their families, grant-
- 20 ees and subgrantees shall protect the confidentiality and
- 21 privacy of persons receiving services. Grantees and sub-
- 22 grantees pursuant to this section shall not disclose any
- 23 personally identifying information or individual informa-
- 24 tion collected in connection with services requested, uti-
- 25 lized, or denied through grantees' and subgrantees' pro-

- grams. Grantees and subgrantees shall not reveal individual client information without the informed, written, 3 reasonably time-limited consent of the person (or in the 4 case of unemancipated minor, the minor and the parent 5 or guardian) about whom information is sought, whether for this program or any other Tribal, Federal, State or 6 7 Territorial grant program. If release of such information 8 is compelled by statutory or court mandate, grantees and subgrantees shall make reasonable attempts to provide no-10 tice to victims affected by the disclosure of information. If such personally identifying information is or will be re-12 vealed, grantees and subgrantees shall take steps nec-13 essary to protect the privacy and safety of the persons affected by the release of the information. Grantees may 14 15 share non-personally identifying data in the aggregate regarding services to their clients and non-personally identi-16 17 fying demographic information in order to comply with 18 Tribal, Federal, State or Territorial reporting, evaluation,
- 21 cure, governmental registries for protection order enforce-

or data collection requirements. Grantees and subgrantees

may share court-generated information contained in se-

- 21 cure, governmental registries for protection order enforce
- 22 ment purposes.

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- 23 (f) Grant Term and Allocation.—
- (1) TERM.—The Director shall make the grantsunder 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).

(g) Distribution.—

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- (1) In GENERAL.—Not less than 5 percent of funds appropriated under subsection (l) in any year shall be available for grants to tribal schools, schools on tribal lands or schools whose student population is more than 25 percent native American.
- (2) Administration.—The Director shall not use more than 5 percent of funds appropriated under subsection (l) in any year for administration, monitoring and evaluation of grants made available under this section.
- 16 (3) Training, technical assistance, and
 17 Data Collection.—Not less than 5 percent of
 18 funds appropriated under subsection (l) in any year
 19 shall be available to provide training, technical assistance, and data collection for programs funded
 21 under this section.
- 22 (h) APPLICATION.—To be eligible to be awarded a
 23 grant or contract under this section for any fiscal year,
 24 a middle or secondary school, in consultation with an ex25 pert as described in subsections (i)(2) and (i)(3), shall

- 1 submit an application to the Director at such time and
- 2 in such manner as the Director shall prescribe.
- 3 (i) ELIGIBLE ENTITIES.—To be eligible to receive a
- 4 grant under this section, an entity shall be a partnership
- 5 that—
- 6 (1) shall include a public, charter, tribal, or na-
- 7 tionally accredited private middle or high school, a
- 8 school administered by the Department of Defense
- 9 under 10 U.S.C. 2164 or 20 U.S.C. 921, a group of
- schools, or a school district;
- 11 (2) shall include a domestic violence victim
- service provider that has a history of working on do-
- mestic violence and the impact that domestic vio-
- lence and dating violence have on children and
- 15 youth;
- 16 (3) shall include a sexual assault victim service
- provider, such as a rape crisis center, program serv-
- ing tribal victims of sexual assault, or coalition or
- other nonprofit nongovernmental organization car-
- 20 rying out a community-based sexual assault pro-
- 21 gram, that has a history of effective work concerning
- sexual assault and the impact that sexual assault
- has on children and youth; and
- 24 (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-related violence in schools, and any other such agencies or nonprofit nongovernmental organizations
 with the capacity to provide effective assistance to
 the adult, youth, and minor victims served by the
 partnership.
- 8 (j) Priority.—In awarding grants under this sec-9 tion, the Director shall give priority to entities that have 10 submitted applications in partnership with relevant courts 11 or law enforcement agencies.
- 12 (k) Reporting and Dissemination of Informa-13 tion.—
 - (1) Reporting.—Each of the entities that are members of the applicant partnership described in subsection (i), that receive a grant under this section shall jointly prepare and submit to the Director every 18 months a report detailing the activities that the entities have undertaken under the grant and such additional information as the Director shall require.
 - (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

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1	procedures developed and implemented in middle
2	and high schools by the grantees, including informa-
3	tion on the impact the policies have had on their re-
4	spective schools and communities.
5	(l) Authorization of Appropriations.—
6	(1) In general.—There is authorized to be
7	appropriated to carry out this section, \$5,000,000
8	for each of fiscal years 2006 through 2010.
9	(2) AVAILABILITY.—Funds appropriated under
10	paragraph (1) shall remain available until expended.
11	TITLE VIII—STRENGTHENING
12	AMERICA'S FAMILIES BY PRE-
13	VENTING VIOLENCE IN THE
14	HOME
15	SEC. 801. PREVENTING VIOLENCE IN THE HOME.
16	The Violence Against Women Act of 1994 is amended
17	by adding after subtitle L (as added by section 701) the
18	following:
19	"Subtitle M—Strengthening Amer-
20	ica's Families by Preventing Vi-
21	olence in the Home
22	"SEC. 41301. PURPOSE.
23	"The purpose of this subtitle is to—

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

victim services to prevent violence.

1	"SEC. 41302. GRANTS TO ASSIST CHILDREN AND YOUTH EX-
2	POSED TO VIOLENCE.
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 consultation with the Sec-
7	retary of Health and Human Services, is authorized
8	to award grants on a competitive basis to eligible en-
9	tities for the purpose of mitigating the effects of do-
10	mestic violence, dating violence, sexual assault, and
11	stalking on children exposed to such violence, and
12	reducing the risk of future victimization or perpetra-
13	tion of domestic violence, dating violence, sexual as-
14	sault, and stalking.
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	defined in section 2000B of the Omnibus Crime
22	Control and Safe Streets Act of 1968;
23	"(B) awarding not less than 10 percent of
24	such amounts for the funding of tribal projects
25	from the amounts made available under this
26	section for a fiscal year;

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

1	them to programs that can provide direct services to
2	the family and children, and coordination with other
3	domestic violence or other programs serving children
4	exposed to domestic violence, dating violence, sexual
5	assault, or stalking that can provide the training
6	and direct services referenced in this subsection; or
7	"(3) advocacy within the systems that serve
8	children to improve the system's understanding of
9	and response to children who have been exposed to
10	domestic violence and the needs of the nonabusing

- 12 "(d) ELIGIBLE ENTITIES.—To be eligible to receive 13 a grant under this section, an entity shall be—
 - "(1) a victim service provider, tribal nonprofit organization or community-based organization that has a documented history of effective work concerning children or youth exposed to domestic violence, dating violence, sexual assault, or stalking, including programs that provide culturally specific services, Head Start, child care, after school programs, and health and mental health providers; or
 - "(2) a State, territorial, or tribal, or local unit of government agency that is partnered with an organization described in paragraph (1).

parent.

1	"(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) at a minimum, describe in the application
8	the policies and procedures that the entity has or
9	will adopt to—
10	"(A) enhance or ensure the safety and se-
11	curity of children who have been exposed to vio-
12	lence and their nonabusing parent, enhance or
13	ensure the safety and security of children and
14	their nonabusing parent in homes already expe-
15	riencing domestic violence, dating violence, sex-
16	ual assault, or stalking; and
17	"(B) ensure linguistically, culturally, and
18	community relevant services for racial and eth-
19	nic and other underserved populations.
20	"(f) Reports.—An entity receiving a grant under
21	this section shall prepare and submit to the Director every
22	18 months a report detailing the activities undertaken
23	with grant funds, providing additional information as the
24	Director shall require.

1	"SEC. 41303. BUILDING ALLIANCES AMONG MEN, WOMEN,
2	AND YOUTH TO PREVENT DOMESTIC VIO-
3	LENCE, DATING VIOLENCE, SEXUAL ASSAULT,
4	AND STALKING.
5	"(a) Grants Authorized.—
6	"(1) IN GENERAL.—The Attorney General, act-
7	ing through the Director of the Office on Violence
8	Against Women, and in collaboration with the Sec-
9	retary of Health and Human Services, shall award
10	grants on a competitive basis to eligible entities for
11	the purpose of developing or enhancing programs re-
12	lated to building alliances among men, women, and
13	youth to prevent domestic violence, dating violence,
14	sexual assault, and stalking by helping them to de-
15	velop mutually respectful, nonviolent relationships.
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 2000B of the Omnibus Crime
23	Control and Safe Streets Act of 1968);
24	"(B) with respect to gender-specific pro-
25	grams described under subsection $(c)(1)(A)$ en-

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

1	reduce their risk of becoming victims or
2	perpetrators of domestic violence, dating
3	violence, sexual assault, or stalking; and
4	"(ii) that include at a minimum—
5	"(I) information on domestic vio-
6	lence, dating violence, sexual assault,
7	stalking, or child sexual abuse and
8	how they affect children and youth;
9	and
10	"(II) strategies to help partici-
11	pants be as safe as possible; or
12	"(B) public education campaigns and com-
13	munity organizing to encourage men and boys
14	to work as allies with women and girls to pre-
15	vent domestic violence, dating violence, stalking,
16	and sexual assault conducted by entities that
17	have experience in conducting public education
18	campaigns that address domestic violence, dat-
19	ing violence, sexual assault, or stalking.
20	"(2) Media limits.—No more than 25 percent
21	of funds received by a grantee under this section
22	may be used to create and distribute media mate-
23	rials.
24	"(d) Eligible Entities.—

1	"(1) Relationships.—Eligible entities under
2	subsection $(c)(1)(A)$ are—
3	"(A) nonprofit, nongovernmental domestic
4	violence, dating violence, sexual assault, or
5	stalking victim service providers or coalitions;
6	"(B) community-based child or youth serv-
7	ices organizations with demonstrated experience
8	and expertise in addressing the needs and con-
9	cerns of young people;
10	"(C) a State, territorial, tribal, or unit of
11	local governmental entity that is partnered with
12	an organization described in subparagraph (A)
13	or (B); or
14	"(D) a program that provides culturally
15	specific services.
16	"(2) AWARENESS CAMPAIGN.—Eligible entities
17	under subsection (c)(1)(B) are—
18	"(A) nonprofit, nongovernmental organiza-
19	tions or coalitions that have a documented his-
20	tory of creating and administering effective
21	public education campaigns addressing the pre-
22	vention of domestic violence, dating violence,
23	sexual assault or stalking; or

1	"(B) a State, territorial, tribal, or unit of
2	local governmental entity that is partnered with
3	an organization described in subparagraph (A).
4	"(e) Grantee Requirements.—Under this section,
5	an entity shall—
6	"(1) prepare and submit to the Director an ap-
7	plication at such time, in such manner, and con-
8	taining such information as the Director may re-
9	quire; and
10	"(2) for a grant under subsection (c)(1)(A), de-
11	scribe in the application the policies and procedures
12	that the entity has or will adopt to—
13	"(A) enhance or ensure the safety and se-
14	curity of children and youth already experi-
15	encing domestic violence, dating violence, sexual
16	assault, or stalking in their lives;
17	"(B) provide, where appropriate, linguis-
18	tically, culturally, and community relevant serv-
19	ices for racial and ethnic and other underserved
20	populations;
21	"(C) inform participants about laws, serv-
22	ices, and resources in the community, and make
23	referrals as appropriate; and
24	"(D) ensure that State and local domestic
25	violence, dating violence, sexual assault, and

1	stalking victim service providers and coalitions
2	are aware of the efforts of organizations receiv-
3	ing grants under this section.
4	"(f) Reports.—An entity receiving a grant under
5	this section shall prepare and submit to the Director every
6	18 months a report detailing the activities undertaken
7	with grant funds, including an evaluation of funded pro-
8	grams and providing additional information as the Direc-
9	tor shall require.

- 10 "SEC. 41304. DEVELOPMENT OF CURRICULA AND PILOT
- 11 PROGRAMS FOR HOME VISITATION
- PROJECTS.
- 13 "(a) Grants Authorized.—
- 14 "(1) IN GENERAL.—The Attorney General, act-15 ing through the Director of the Office on Violence 16 Against Women, shall award grants on a competitive 17 basis to home visitation programs, in collaboration 18 with law enforcement, victim service providers, for 19 the purposes of developing and implementing model 20 policies and procedures to train home visitation serv-21 ice providers on addressing domestic violence, dating 22 violence, sexual assault, and stalking in families ex-23 periencing violence, or at risk of violence, to reduce 24 the impact of that violence on children, maintain

1	safety, improve parenting skills, and break
2	intergenerational cycles of violence.
3	"(2) TERM.—The Director shall make the
4	grants under this section for a period of 2 fiscal
5	years.
6	"(3) Award Basis.—The Director shall—
7	"(A) consider the needs of underserved
8	populations;
9	"(B) award not less than 7 percent of such
10	amounts for the funding of tribal projects from
11	the amounts made available under this section
12	for a fiscal year; and
13	"(C) award up to 8 percent for the funding
14	of technical assistance programs from the
15	amounts made available under this section for
16	a fiscal year.
17	"(b) AUTHORIZATION OF APPROPRIATIONS.—There
18	is authorized to be appropriated to carry out this section
19	\$5,000,000 for each of fiscal years 2006 through 2010.
20	"(c) Eligible Entities.—To be eligible to receive
21	a grant under this section, an entity shall be a national,
22	Federal, State, local, territorial, or tribal—
23	"(1) home visitation program that provides
24	services to pregnant women and to young children
25	and their parent or primary caregiver that are pro-

1	vided in the permanent or temporary residence or in
2	other familiar surroundings of the individual or fam-
3	ily receiving such services; or
4	"(2) victim services organization or agency in
5	collaboration with an organization or organizations
6	listed in paragraph (1).
7	"(d) Grantee Requirements.—Under this section,
8	an entity shall—
9	"(1) prepare and submit to the Director an ap-
10	plication at such time, in such manner, and con-
11	taining such information as the Director may re-
12	quire; and
13	"(2) describe in the application the policies and
14	procedures that the entity has or will adopt to—
15	"(A) enhance or ensure the safety and se-
16	curity of children and their nonabusing parent
17	in homes already experiencing domestic vio-
18	lence, dating violence, sexual assault, or stalk-
19	ing;
20	"(B) ensure linguistically, culturally, and
21	community relevant services for racial ethnic
22	and other underserved communities;
23	"(C) ensure the adequate training by do-
24	mestic violence, dating violence, sexual assault

1	or stalking victim service providers of home visi-
2	tation grantee program staff to—
3	"(i) safely screen for or recognize (or
4	both) domestic violence, dating violence,
5	sexual assault, and stalking;
6	"(ii) understand the impact of domes-
7	tic violence or sexual assault on children
8	and protective actions taken by a non-
9	abusing parent or caretaker in response to
10	violence against anyone in the household;
11	and
12	"(iii) link new parents with existing
13	community resources in communities where
14	resources exist; and
15	"(D) ensure that relevant State and local
16	domestic violence, dating violence, sexual as-
17	sault, and stalking victim service providers and
18	coalitions are aware of the efforts of organiza-
19	tions receiving grants under this section, and
20	are included as training partners, where pos-
21	sible.".

TITLE IX—PROTECTION FOR IM-

2 MIGRANT VICTIMS OF VIO-

3 **LENCE**

- 4 SECTION 900. SHORT TITLE OF TITLE; REFERENCES TO
- 5 VAWA-2000; REGULATIONS.
- 6 (a) SHORT TITLE OF TITLE.—This title may be cited
- 7 as "Immigrant Victims of Violence Protection Act of
- 8 2005".
- 9 (b) References to VAWA-2000.—In this title, the
- 10 term "VAWA-2000" means the Violence Against Women
- 11 Act of 2000 (division B of Public Law 106–386).
- 12 (c) REGULATIONS.— Not later than 180 days after
- 13 the date of the enactment of this Act, the Attorney Gen-
- 14 eral, the Secretary of Homeland Security, and Secretary
- 15 of State shall promulgate regulations to implement the
- 16 provisions contained in the Battered Immigrant Women
- 17 Protection Act of 2000 (title V of VAWA–2000) and the
- 18 amendments made by (and the provisions of) this title.
- 19 In applying such regulations, in the case of petitions or
- 20 applications filed on or before the effective date of publica-
- 21 tion of such regulations for relief covered by such regula-
- 22 tions, there shall be no requirement to submit an addi-
- 23 tional petition or application and any priority or similar
- 24 date with respect to such a petition or application shall

1	relate back to the date of the filing of the petition or appli-
2	cation.
3	Subtitle A—Victims of Crime
4	SEC. 901. CONDITIONS APPLICABLE TO U AND T VISAS.
5	(a) Treatment of Spouse and Children of Vic-
6	TIMS OF TRAFFICKING.—Clause (ii) of section
7	101(a)(15)(T) of the Immigration and Nationality Act (8
8	U.S.C. $1101(a)(15)(T)$) is amended to read as follows:
9	"(ii) if accompanying, or following to join,
10	the alien described in clause (i)—
11	"(I) in the case of an alien so de-
12	scribed who is under 21 years of age, the
13	spouse, children, unmarried siblings under
14	18 years of age on the date on which such
15	alien applied for status under such clause,
16	and parents of such alien; or
17	"(II) in the case of an alien described
18	in clause (i) who is 21 years of age or
19	older, the spouse and children of such
20	alien;".
21	(b) Duration of U and T Visas.—
22	(1) U VISAS.—Section 214(p) of such Act (8
23	U.S.C. 1184(p)) is amended by adding at the end
24	the following new paragraph:

1	"(6) Duration of Status.—The authorized
2	period of status of an alien as a nonimmigrant
3	under section 101(a)(15)(U) shall be 4 years, but
4	shall be extended—
5	"(A) on a year-by-year basis upon certifi-
6	cation from a Federal, State or local law en-
7	forcement official, prosecutor, judge, or other
8	Federal, State or local authority investigating
9	or prosecuting criminal activity described in
10	section 101(a)(15)(U)(iii) that the alien's con-
11	tinued presence in the United States is required
12	to assist in the investigation or prosecution of
13	such criminal activity; and
14	"(B) if the alien files an application for ad-
15	justment of status under section 245(m), until
16	final adjudication of such application.".
17	(2) T VISAS.—Section 214(o) of such Act (8
18	U.S.C. 1184(o)), as redesignated by section 8(a)(3)
19	of the Trafficking Victims Protection Reauthoriza-
20	tion Act of 2003 (Public Law 108–193), is amended
21	by adding at the end the following:
22	"(7) The authorized period of status of an alien as
23	a nonimmigrant status under section 101(a)(15)(T) shall
24	be 4 years, but shall be extended—

1	"(A) on a year-by-year basis upon certification
2	from a Federal, State or local law enforcement offi-
3	cial, prosecutor, judge, or other Federal, State or
4	local authority investigating or prosecuting criminal
5	activity relating to human trafficking that the alien's
6	continued presence in the United States is required
7	to assist in the investigation or prosecution of such
8	criminal activity; and
9	"(B) if the alien files an application for adjust-
10	ment of status under section 245(l), until final adju-
11	dication of such application.".
12	(c) Permitting Change of Nonimmigrant Sta-
13	TUS TO U AND T NONIMMIGRANT STATUS.—
14	(1) IN GENERAL.—Section 248 of such Act (8
15	U.S.C. 1258) is amended—
16	(A) by striking "The Attorney General"
17	and inserting "(a) The Secretary of Homeland
18	Security";
19	(B) by inserting "(subject to subsection
20	(b))" after "except"; and
21	(C) by adding at the end the following new
22	subsection:
23	"(b) The limitation based on inadmissibility under
24	section 212(a)(9)(B) and the exceptions specified in num-
25	bered paragraphs of subsection (a) shall not apply to a

1	change of nonimmigrant classification to that of a non-
2	immigrant under subparagraph (T) or (U) of section
3	101(a)(15), other than from such classification under sub-
4	paragraph (C) or (D) of such section.".
5	(2) Conforming Amendment.—Section
6	214(l)(2)(A) of such Act (8 U.S.C. $1184(l)(2)(A)$) is
7	amended by striking "248(2)" and inserting
8	"248(a)(2)".
9	(d) CERTIFICATION PROCESS FOR VICTIMS OF TRAF-
10	FICKING.—
11	(1) VICTIM ASSISTANCE IN INVESTIGATION OR
12	PROSECUTION.—Section 107(b)(1)(E) of the Traf-
13	ficking Victims Protection Act of 2000 (division A of
14	Public Law 106–386; 22 U.S.C. 7105(b)(1)(E)) is
15	amended—
16	(A) in clause (i)(I), by striking "investiga-
17	tion and prosecution" and inserting "investiga-
18	tion or prosecution, by the United States or a
19	State or local government"; and
20	(B) in clause (iii)—
21	(i) by striking "Investigation and
22	PROSECUTION" and "investigation and
23	prosecution" and inserting "Investiga-
24	TION OR PROSECUTION" and "investigation
25	or prosecution", respectively;

1	(ii) in subclause (II), by striking
2	"and" at the end;
3	(iii) in subclause (III), by striking the
4	period and inserting "; or"; and
5	(iv) by adding at the end the following
6	new subclause:
7	"(IV) responding to and cooper-
8	ating with requests for evidence and
9	information.".
10	(2) Clarifying roles of attorney general
11	AND SECRETARY OF HOMELAND SECURITY.—
12	(A) Section 107 of the Trafficking Victims
13	Protection Act of 2000 (division A of Public
14	Law 106–386; 22 U.S.C. 7105) is amended—
15	(i) in subsections $(b)(1)(E)(i)(II)(bb)$,
16	(b)(1)(E)(ii), $(e)(5)$, and (g) , by striking
17	"Attorney General" and inserting "Sec-
18	retary of Homeland Security"; and
19	(ii) in subsection (c), by inserting ",
20	Secretary of Homeland Security," after
21	"Attorney General".
22	(B) Section 101(a)(15)(T) of the Immigra-
23	tion and Nationality Act (8 U.S.C.
24	1101(a)(15)(T)) is amended by striking "Attor-

1	ney General" and inserting "Secretary of
2	Homeland Security" each place it appears.
3	(C) Section 212(d)(13) of the Immigration
4	and Nationality Act (8 U.S.C. 1182(d)(13)) is
5	amended—
6	(i) in subparagraph (A), by striking
7	"Attorney General" and inserting "Sec-
8	retary of Homeland Security';
9	(ii) in subparagraph (B), by striking
10	"Attorney General" the first place it ap-
11	pears and inserting "Secretary of Home-
12	land Security'; and
13	(iii) in subparagraph (B), by striking
14	"Attorney General, in the Attorney Gen-
15	eral's discretion" and inserting "Secretary,
16	in the Secretary's discretion".
17	(D) Section 101(i) of the Immigration and
18	Nationality Act (8 U.S.C. 1101(i)) is amend-
19	ed
20	(i) in paragraph (1), by striking "At-
21	torney General" and inserting "Secretary
22	of Homeland Security, the Attorney Gen-
23	eral,"; and

1	(ii) in paragraph (2), by striking "At-
2	torney General" and inserting "Secretary
3	of Homeland Security".
4	(E) Section 245(l) of the Immigration and
5	Nationality Act (8 U.S.C. 1255(l)) is amend-
6	ed —
7	(i) by striking "Attorney General"
8	and inserting "Secretary of Homeland Se-
9	curity" the first place it appears in para-
10	graphs (1) and (2) and in paragraph (4);
11	(ii) by striking "Attorney General"
12	and inserting "Secretary" the second
13	place it appears in paragraphs (1) and (2);
14	and
15	(iii) in paragraph (2), by striking "At-
16	torney General's" and inserting "Sec-
17	retary's".
18	(3) Request by state and local law en-
19	FORCEMENT OFFICIALS.—Section 107(c)(3) of the
20	Trafficking Victims Protection Act of 2000 (division
21	A of Public Law 106–386; 22 U.S.C. 7105(e)(3)) is
22	amended by adding at the end the following: "State
23	or local law enforcement officials may request such
24	Federal law enforcement officials for the continued
25	presence of trafficking victims. If such a request

contains a certification that a trafficking victim is a victim of a severe form of trafficking, such Federal law enforcement officials may permit the continued presence of the trafficking victim in accordance with this paragraph.".

(e) Effective Dates.—

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- (1) IN GENERAL.—The amendments made by subsections (a), (b)(1), (c), and (d)(3) shall take effect on the date of the enactment of this Act.
- (2) Transition for duration of T visas.— In the case of an alien who is classified as a nonimmigrant under section 101(a)(15)(T) of the Immigration Nationality (8 U.S.C. and Act 1101(a)(15)(T)) before the date of implementation of the amendment made by subsection (b)(2)and whose period of authorized stay was less than 4 years, the authorized period of status of the alien as such a nonimmigrant shall be extended to be 4 years and shall be further extended on a year-byyear basis as provided in section 214(o)(7) of such Act, as added by such amendment.
- (3) CERTIFICATION PROCESS.—(A) The amendments made by subsection (d)(1) shall be effective as if included in the enactment of VAWA-2000.

1	(B) The amendments made by subsection (d)(2)
2	shall be effective as of the applicable date of transfer
3	of authority from the Attorney General to the Sec-
4	retary of Homeland Security under the Homeland
5	Security Act of 2002 (Public Law 107–296).
6	SEC. 902. CLARIFICATION OF BASIS FOR RELIEF UNDER
7	HARDSHIP WAIVERS FOR CONDITIONAL PER-
8	MANENT RESIDENCE.
9	(a) In General.—Section 216(c)(4) of the Immigra-
10	tion and Nationality Act (8 U.S.C. 1186a(c)(4)) is amend-
11	ed by adding at the end the following: "An application
12	for relief under this paragraph may be based on one or
13	more grounds specified in subparagraphs (A) through (D)
14	and may be amended at any time to change the ground
15	or grounds for such relief without the application being
16	resubmitted.".
17	(b) Appeals.—Such section is further amended by
18	adding at the end the following: "Such an application may
19	not be considered if there is a final removal order in effect
20	with respect to the alien."
21	(e) Conforming Amendment.—Section
22	$237(a)(1)(H)(ii) \ of \ such \ Act \ (8 \ U.S.C. \ 1227(a)(1)(H)(ii))$
23	is amended by inserting before the period at the end the
24	following: "or qualifies for a waiver under section
25	216(c)(4)".

1	(d) Effective Dates.—
2	(1) The amendment made by subsection (a)
3	shall apply to applications for relief pending or filed
4	on or after April 10, 2003.
5	(2) The amendment made by subsection (b)
6	shall apply to applications for relief filed on or after
7	the date of the enactment of this Act.
8	SEC. 903. ADJUSTMENT OF STATUS FOR VICTIMS OF TRAF-
9	FICKING.
10	(a) Reduction in Required Period of Presence
11	Authorized.—
12	(1) In general.—Section 245(l) of the Immi-
13	gration and Nationality Act (8 U.S.C. 1255(l)) is
14	amended—
15	(A) in paragraph (1)(A), by inserting
16	"subject to paragraph (6)," after "(A)";
17	(B) in paragraph (1)(A), by inserting after
18	"since" the following: "the earlier of (i) the
19	date the alien was granted continued presence
20	under section 107(c)(3) of the Trafficking Vic-
21	tims Protection Act of 2000, or (ii)"; and
22	(C) by adding at the end the following new
23	paragraph:
24	"(6) The Secretary of Homeland Security may waive
25	or reduce the period of physical presence required under

- 1 paragraph (1)(A) for an alien's adjustment of status
- 2 under this subsection if a Federal, State, or local law en-
- 3 forcement official investigating or prosecuting trafficking
- 4 described in section 101(a)(15)(T)(i) in relation to the
- 5 alien or the alien's spouse, child, parent, or sibling certifies
- 6 that the official has no objection to such waiver or reduc-
- 7 tion.".
- 8 (2) Conforming amendment.—Section
- 9 107(c) of the Trafficking Victims Protection Act of
- 10 2000 (division A of Public Law 106–386; 22 U.S.C.
- 11 7105(c)) is amended by adding at the end the fol-
- lowing new paragraph:
- 13 "(5) CERTIFICATION OF NO OBJECTION FOR
- Waiver or reduction of Period of Required
- 15 PHYSICAL PRESENCE FOR ADJUSTMENT OF STA-
- TUS.—In order for an alien to have the required pe-
- riod of physical presence under paragraph (1)(A) of
- section 245(1) of the Immigration and Nationality
- 19 Act waived or reduced under paragraph (6) of such
- section, a Federal, State, and local law enforcement
- official investigating or prosecuting trafficking de-
- scribed in section 101(a)(15)(T)(i) in relation to the
- alien or the alien's spouse, child, parent, or sibling
- 24 may provide for a certification of having no objection
- 25 to such waiver or reduction.".

1	(b) Treatment of Good Moral Character .—
2	Section 245(l) of the Immigration and Nationality Act (8
3	U.S.C. 1255(l)), as amended by subsection (a)(1), is
4	amended—
5	(1) in paragraph (1)(B), by inserting "subject
6	to paragraph (7)," after "(B)"; and
7	(2) by adding at the end the following new
8	paragraph:
9	"(7) For purposes of paragraph (1)(B), the Secretary
10	of Homeland Security, in the Secretary's sole unreviewable
11	discretion, may waive consideration of a disqualification
12	from good moral character described in section 101(f) with
13	respect to an alien if there is a connection between the
14	disqualification and the trafficking with respect to the
15	alien described in section $101(a)(15)(T)(i)$.".
16	(c) Annual Report on Training of Law En-
17	FORCEMENT.—
18	(1) In general.—Section 107(g) of the Traf-
19	ficking Victims Protection Act of 2000 (division A of
20	Public Law 106–386; 22 U.S.C. 7105(g)) is amend-
21	ed by adding at the end the following: "Each such
22	report shall also include statistics regarding the
23	number of law enforcement officials who have been
24	trained in the identification and protection of traf-
25	ficking victims and certification for assistance as

1	nonimmigrants under section 101(a)(15)(T) of such
2	Act.".
3	(2) Effective date.—The amendment made
4	by paragraph (1) shall apply to annual reports be-
5	ginning with the report for fiscal year 2006.
6	Subtitle B—VAWA Petitioners
7	SEC. 911. DEFINITION OF VAWA PETITIONER.
8	(a) In General.—Section 101(a) of the Immigra-
9	tion and Nationality Act (8 U.S.C. 1101(a)) is amended
10	by adding at the end the following new paragraph:
11	"(51) The term 'VAWA petitioner' means an alien
12	whose application or petition for classification or relief
13	under any of the following provisions (whether as a prin-
14	cipal or as a derivative) has been filed and has not been
15	denied after exhaustion of administrative appeals:
16	"(A) Clause (iii), (iv), or (vii) of section
17	204(a)(1)(A).
18	"(B) Clause (ii) or (iii) of section 204(a)(1)(B)
19	"(C) Subparagraph (C) or (D) of section
20	216(e)(4).
21	"(D) The first section of Public Law 89–732
22	(commonly known as the Cuban Adjustment Act) as
23	a child or spouse who has been battered or subjected
24	to extreme emelty

"(E) Section 902(d)(1)(B) of the Haitian Ref-1 2 ugee Immigration Fairness Act of 1998 (division A 3 of section 101(h) of Public Law 105–277). 4 "(F) Section 202(d)(1) of the Nicaraguan Ad-5 justment and Central American Relief Act (8 U.S.C. 6 1255 note; Public Law 105–100). 7 "(G) Section 309(c)(5) of the Illegal Immigra-8 tion Reform and Immigrant Responsibility Act of 9 1996 (division C of Public Law 104–208; 8 U.S.C. 10 1101 note).". 11 (b) Conforming Amendments.— 12 (1) Section 212(a)(6)(A)(ii)(I) of such Act (8) 13 U.S.C. 1182(a)(6)(A)(ii)(I)) is amended by striking 14 "qualifies for immigrant status under subparagraph" 15 (A)(iii), (A)(iv), (B)(ii), or (B)(iii) of section 16 204(a)(1)" and inserting "is a VAWA petitioner". 17 (2) Section 212(a)(9)(C)(ii) of such Act (8) 18 U.S.C. 1182(a)(9)(C)(ii)) is amended by striking "to 19 whom the Attorney General has granted classifica-20 tion under clause (iii), (iv), or (v) of section 21 204(a)(1)(A), or classification under clause (ii), (iii), 22 or (iv) of section 204(a)(1)(B)" and inserting "is a 23 VAWA petitioner". 24 (3) Subsections (h)(1)(C) and (g)(1)(C) of sec-25 tion 212 (8 U.S.C. 1182) is amended by striking

- 1 "qualifies for classification under clause (iii) or (iv)
- of section 204(a)(1)(A) or classification under clause
- 3 (ii) or (iii) of section 204(a)(1)(B)" and inserting
- 4 "is a VAWA petitioner".
- 5 (4) Section 212(i)(1) of such Act (8 U.S.C.
- 6 1182(i)(1)) is amended by striking "an alien granted
- 7 classification under clause (iii) or (iv) of section
- 8 201(a)(1)(A) or clause (ii) or (iii) of section
- 9 204(a)(1)(B)" and inserting "a VAWA petitioner".
- 10 (5) Section 237(a)(1)(H)(ii) of such Act (8)
- 11 U.S.C. 1227(a)(1)(H)(ii)) is amended by striking "is
- an alien who qualifies for classification under clause
- 13 (iii) or (iv) of section 204(a)(1)(A) or clause (ii) or
- 14 (iii) of section 204(a)(1)(B)" and inserting "is a
- 15 VAWA petitioner".
- 16 (6) Section 240A(b)(4)(B) of such Act (8)
- 17 U.S.C. 1229b(b)(4)(B)) is amended by striking
- "they were applications filed under section 204(a)(1)
- 19 (A)(iii), (A)(iv), (B)(ii), or (B)(iii) of such Act' and
- inserting "the applicants were VAWA petitioners".
- 21 (7) Section 245(a) of such Act (8 U.S.C.
- 22 1255(a)) is amended by striking "under subpara-
- graph (A)(iii), (A)(iv), (B)(ii), or (B)(iii) of section
- 24 204(a)(1) or" and inserting "as a VAWA peti-
- 25 tioner".

1	(8) Section 245(c) of such Act (8 U.S.C.
2	1255(c)) is amended by striking "under subpara-
3	$\operatorname{graph} (A)(\mathrm{iii}), (A)(\mathrm{iv}), (A)(\mathrm{v}), (A)(\mathrm{vi}), (B)(\mathrm{ii}),$
4	(B)(iii), or (B)(iv) of section 204(a)(1)" and insert-
5	ing "as a VAWA petitioner".
6	(9) For additional conforming amendments to
7	sections $212(a)(4)(C)(i)$ and $240(e)(7)(C)(iv)(I)$ of
8	the Immigration and Nationality Act, see sections
9	832(b)(2) and 817(a) of this Act.
10	SEC. 912. SELF-PETITIONING FOR CHILDREN.
11	(a) Self-Petitioning by Children of Parent-
12	ABUSERS UPON DEATH OR OTHER TERMINATION OF
13	PARENT-CHILD RELATIONSHIP.—
14	(1) CITIZEN PARENTS.—Section
15	204(a)(1)(A)(iv) of the Immigration and Nationality
16	Act (8 U.S.C. 1154(a)(1)(A)(iv)) is amended—
17	(A) by striking "or who" and inserting
18	"who"; and
19	(B) by inserting after "domestic violence,"
20	the following: "or who was a child of a United
21	States citizen parent who within the past 2
22	years (or, if later, two years after the date the
23	child attains 18 years of age) died or otherwise
24	terminated the parent-child relationship (as de-
	terminated the parent-clind relationship (as de-

1	(2) Lawful permanent resident par-
2	ENTS.—
3	(A) IN GENERAL.—Section
4	204(a)(1)(B)(iii) of such Act (8 U.S.C.
5	1154(a)(1)(B)(iii)) is amended—
6	(i) by striking "or who" and inserting
7	"who"; and
8	(ii) by inserting after "domestic vio-
9	lence," the following: "or who was a child
10	of a lawful permanent resident resident
11	who within the past 2 years (or, if later,
12	two years after the date the child attains
13	18 years of age) died or otherwise termi-
14	nated the parent-child relationship (as de-
15	fined under section 101(b)),".
16	(B) Conforming treatment of De-
17	CEASED SPOUSES.—Section
18	204(a)(1)(B)(ii)(II)(aa)(CC) of such Act (8
19	U.S.C. $1154(a)(1)(B)(ii)(II)(aa)(CC))$ is
20	amended—
21	(i) by redesignating subitems (aaa)
22	and (bbb) as subitems (bbb) and (ccc), re-
23	spectively; and
24	(ii) by inserting before subitem (bbb),
25	as so redesignated, the following:

1	"(aaa) whose spouse died within the past
2	2 years;".
3	(3) Effective dates.—
4	(A) In general.—Subject to subpara-
5	graph (B), the amendment made by paragraphs
6	(1) and (2) shall take effect on the date of the
7	enactment of this Act.
8	(B) Transition in case of citizen par-
9	ENTS WHO DIED BEFORE ENACTMENT.—In ap-
10	plying the amendments made by paragraphs (1)
11	and (2)(A) in the case of an alien whose citizen
12	parent or lawful permanent resident parent died
13	or whose parent-child relationship with such
14	parent terminated during the period beginning
15	on October 28, 1998, and ending on the date
16	of the enactment of this Act, the following rules
17	apply:
18	(i) The reference to "within the past
19	2 years' in section $204(a)(1)(A)(iv)$ or
20	204(a)(1)(B)(iii), respectively, of the Im-
21	migration and Nationality Act in the mat-
22	ter inserted by such paragraph is deemed
23	to be a reference to such period.
24	(ii) The petition must be filed under
25	such section within 2 years after the date

1	of the enactment of this Act (or, if later,
2	2 years after the alien's 18th birthday).
3	(iii) The determination of eligibility
4	for benefits as a child under such section
5	(including under section $204(a)(1)(D)$ of
6	the Immigration and Nationality Act by
7	reason of a petition authorized under such
8	section) shall be determined as of the date
9	of the death of the citizen parent or lawful
10	permanent resident parent or the termi-
11	nation of the parent-child relationship.
12	(b) Protecting Victims of Child Abuse From
13	Aging Out.—
14	(1) Clarification regarding continuation
15	OF IMMEDIATE RELATIVE STATUS FOR CHILDREN OF
16	CITIZENS.—Section 204(a)(1)(D)(i)(I) of the Immi-
17	gration and Nationality Act (8 U.S.C.
18	1154(a)(1)(D)(i)(I)) is amended—
19	(A) by striking "clause (iv) of section
20	204(a)(1)(A)" and inserting "subparagraph
21	(A)(iv)"; and
22	(B) by striking "a petitioner for preference
23	status under paragraph (1), (2), or (3) of sec-
24	tion 203(a), whichever paragraph is applicable"
25	and inserting "to continue to be treated as an

1	immediate relative under section
2	201(b)(2)(A)(i), or a petitioner for preference
3	status under section 203(a)(3) if subsequently
4	married,".
5	(2) Clarification regarding application
6	TO CHILDREN OF LAWFUL PERMANENT RESI-
7	DENTS.—Section 204(a)(1)(D) of such Act (8
8	U.S.C. 1154(a)(1)(D)) is amended——
9	(A) in clause (i)(I)—
10	(i) by inserting after the first sentence
11	the following new sentence: "Any child who
12	attains 21 years of age who has filed a pe-
13	tition under subparagraph (B)(iii) that was
14	filed or approved before the date on which
15	the child attained 21 year of age shall be
16	considered (if the child has not been ad-
17	mitted or approved for lawful permanent
18	residence by the date the child attained 21
19	years of age) a petitioner for preference
20	status under section 203(a)(2)(A), with the
21	same priority date assigned to the self-peti-
22	tion filed under such subparagraph."; and
23	(ii) in the last sentence, by inserting
24	"in either such case" after "shall be re-
25	quired to be filed":

1	(B) in clause (i)(III), by striking "para-
2	graph (1), (2), or (3) of section 203(a)" and in-
3	serting "section 203(a)(2)(A)"; and
4	(C) in clause (ii), by striking "(A)(iii),
5	(A)(iv),".
6	(3) Effective date.—The amendments made
7	by this subsection shall apply to applications filed
8	before, on, or after the date of the enactment of
9	VAWA-2000.
10	(c) Clarification of No Separate Adjustment
11	APPLICATION FOR DERIVATIVE CHILDREN.—
12	(1) In general.—Section 245(a) of the Immi-
13	gration and Nationality Act (8 U.S.C. 1255(a)) is
14	amended by adding at the end the following: "In the
15	case of a petition under clause (ii), (iii), or (iv) of
16	section 204(a)(1)(A) that includes an individual as
17	a derivative child of a principal alien, no adjustment
18	application other than the adjustment application of
19	the principal alien shall be required for adjustment
20	of status of the individual under this subsection or
21	subsection (c).".
22	(2) Effective date.—The amendment made
23	by paragraph (1) shall take effect on the date of the
24	enactment of this Act and shall apply to applications
25	filed before, on, or after such date.

1	(d) Late Petition Permitted for Adults
2	ABUSED AS CHILDREN.—
3	(1) In general.—Section 204(a)(1)(D) of the
4	Immigration and Nationality Act (8 U.S.C.
5	1154(a)(1)(D)), as amended by subsection (b)(1), is
6	amended by adding at the end the following new
7	clause:
8	"(v) In the case of an alien who qualified to petition
9	under subparagraph (A)(iv) or (B)(iii) as of the date the
10	individual attained 21 years of age, the alien may file a
11	petition under such respective subparagraph notwith-
12	standing that the alien has attained such age or been mar-
13	ried so long as the petition is filed before the date the
14	individual attains 25 years of age. In the case of such a
15	petition, the alien shall remain eligible for adjustment of
16	status as a child notwithstanding that the alien has at-
17	tained 21 years of age or has married, or both.".
18	(2) Effective date.—The amendment made
19	by paragraph (1) shall take effect on the date of the
20	enactment of this Act and shall apply to individuals
21	who attain 21 years of age on or after the date of
22	the enactment of VAWA-2000.

SEC. 913. SELF-PETITIONING PARENTS.

2	(a) In General.—Section 204(a)(1)(A) of the Im-
3	migration and Nationality Act (8 U.S.C. 1154(a)(1)(A))
4	is amended by adding at the end the following new clause:
5	"(vii) An alien who—
6	"(I) is the parent of a citizen of the United
7	States or was a parent of a citizen of the United
8	States who within the past 2 years lost or renounced
9	citizenship status related to battering or extreme
10	cruelty by the United States citizen son or daughter
11	or who within the past two years died;
12	"(II) is a person of good moral character;
13	"(III) is eligible to be classified as an imme-
14	diate relative under section 201(b)(2)(A)(i); and
15	"(IV) resides, or has resided in the past, with
16	the citizen daughter or son;
17	may file a petition with the Secretary of Homeland Secu-
18	rity under this subparagraph for classification of the alien
19	under such section if the alien demonstrates that the alien
20	has been battered by or has been the subject of extreme
21	cruelty perpetrated by the alien's citizen son or daugh-
22	ter.".
23	(b) Effective Date.—The amendment made by
24	subsection (a) shall take effect on the date of the enact-
25	ment of this Act.

1	SEC. 914. PROMOTING CONSISTENCY IN VAWA ADJUDICA-
2	TIONS.
3	(a) In General.—Section 204(a)(1) of the Immi-
4	gration and Nationality Act (8 U.S.C. 1154(a)(1)) is
5	amended—
6	(1) in subparagraph (A)(iii)(II)(aa)(CC)(bbb),
7	by striking "an incident of domestic violence" and
8	inserting "battering or extreme cruelty by the
9	United States citizen spouse";
10	(2) in subparagraph (A)(iv), by striking "an in-
11	cident of domestic violence" and inserting "battering
12	or extreme cruelty by such parent";
13	(3) in subparagraph (B)(ii)(II)(aa)(CC)(aaa),
14	by striking "due to an incident of domestic violence"
15	and inserting "related to battering or extreme cru-
16	elty by the lawful permanent resident spouse"; and
17	(4) in subparagraph (B)(iii), by striking "due
18	to an incident of domestic violence" and inserting
19	"related to battering or extreme cruelty by such par-
20	ent".
21	(b) Effective Date.—The amendments made by
22	subsection (a) shall take effect as if included in the enact-
23	ment of VAWA-2000.

1	SEC. 915. RELIEF FOR CERTAIN VICTIMS PENDING AC-
2	TIONS ON PETITIONS AND APPLICATIONS
3	FOR RELIEF.
4	(a) Relief.—
5	(1) Limitation on removal or deporta-
6	TION.—Section 237 of the Immigration and Nation-
7	ality Act (8 U.S.C. 1227) is amended by adding at
8	the end the following new subsection:
9	(d)(1) In the case of an alien in the United States
10	for whom a petition as a VAWA petitioner has been filed,
11	if the petition sets forth a prima facie case for approval,
12	the Secretary of Homeland Security, in the Secretary's
13	sole unreviewable discretion, may grant the alien deferred
14	action until the petition is approved or the petition is de-
15	nied after exhaustion of administrative appeals. In the
16	case of the approval of such petition, such deferred action
17	may be extended until a final determination is made on
18	an application for adjustment of status.
19	"(2) In the case of an alien in the United States for
20	whom an application for nonimmigrant status (whether as
21	a principal or derivative child) under subparagraph (T)
22	or (U) of section 101(a)(15) has been filed, if the applica-
23	tion sets forth a prima facie case for approval, the Sec-
24	retary of Homeland Security, in the Secretary's sole
25	unreviewable discretion, may grant the alien deferred ac-

- 1 tion until the application is approved or the application
- 2 is denied after exhaustion of administrative appeals.
- 3 "(3) During a period in which an alien is provided
- 4 deferred action under this subsection, the alien shall not
- 5 be removed or deported. ".
- 6 (2) Limitation on Detention.—Section 236
- 7 of such Act (8 U.S.C. 1226) is amended by adding
- 8 at the end the following new subsection:
- 9 "(f) Limitation on Detention of Certain Vic-
- 10 TIMS OF VIOLENCE.—(1) An alien for whom a petition
- 11 as a VAWA petitioner has been approved or for whom an
- 12 application for nonimmigrant status (whether as a prin-
- 13 cipal or derivative child) under subparagraph (T) or (U)
- 14 of section 101(a)(15) has been approved, subject to para-
- 15 graph (2), the alien shall not be detained if the only basis
- 16 for detention is a ground for which—
- 17 "(A) a waiver is provided under section 212(h),
- 18 212(d)(13), 212(d)(14), 237(a)(7), or
- 19 237(a)(2)(a)(V); or
- 20 "(B) there is an exception under section
- 21 204(a)(1)(C).
- "(2) Paragraph (1) shall not apply in the case of de-
- 23 tention that is required under subsection (c) or section
- 24 236A.".
- 25 (3) Employment authorization.—

1	(A) FOR VAWA PETITIONERS.—Section
2	204(a)(1) of such Act (8 U.S.C. 1154(a)(1)) is
3	amended by adding at the end the following
4	new subparagraph:
5	"(K) In the case of an alien for whom a petition as
6	a VAWA petitioner is approved, the alien is eligible for
7	work authorization and shall be provided an 'employment
8	authorized' endorsement or other appropriate work per-
9	mit.".
10	(B) For aliens with approved t
11	VISAS.—Section 214(o) of such Act (8 U.S.C.
12	1184(o)) is amended by adding at the end the
13	following new paragraph:
14	"(7) In the case of an alien for whom an application
15	for nonimmigrant status (whether as a principal or deriva-
16	tive) under section 101(a)(15)(T) has been approved, the
17	alien is eligible for work authorization and shall be pro-
18	vided an 'employment authorized' endorsement or other
19	appropriate work permit.".
20	(4) Processing of Applications.—Section
21	204(a)(1) of the Immigration and Nationality Act (8
22	U.S.C. $1154(a)(1)$) is amended by adding at the end
23	the following new subparagraph:

1	"(K) A petition as a VAWA petitioner shall be proc-
2	essed without regard to whether a proceeding to remove
3	or deport such alien is brought or pending.".
4	(5) Effective date.—The amendments made
5	by this subsection shall take effect on the date of the
6	enactment of this Act and shall apply to petitions
7	and applications filed before, on, or after such date.
8	(b) Applicants for Cancellation of Removal
9	OR SUSPENSION OF DEPORTATION.—
10	(1) In general.—Section 240A(b)(2) of the
11	Immigration and Nationality Act (8 U.S.C.
12	1229b(b)(2)) is amended by adding at the end the
13	following new subparagraph:
14	"(E) Relief while application pend-
15	ING.—In the case of an alien who has applied
16	for relief under this paragraph and whose appli-
17	cation sets forth a prima facie case for such re-
18	lief or who has filed an application for relief
19	under section 244(a)(3) (as in effect on March
20	31, 1997) that sets forth a prima facie case for
21	such relief—
22	"(i) the alien shall not be removed or
23	deported until the application has been ap-
24	proved or, in the case it is denied, until all

1	opportunities for appeal of the denial have
2	been exhausted; and
3	"(ii) such an application shall be proc-
4	essed without regard to whether a pro-
5	ceeding to remove or deport such alien is
6	brought or pending.".
7	(2) Effective date.—The amendment made
8	by paragraph (1) shall take effect on the date of the
9	enactment of this Act and shall apply to applications
10	filed before, on, or after such date.
11	SEC. 916. ACCESS TO VAWA PROTECTION REGARDLESS OF
12	MANNER OF ENTRY.
13	(a) Fiancees.—
14	(1) Self-petitioning.—Section
15	204(a)(1)(A)(iii) of the Immigration and Nationality
16	Act (8 U.S.C. 1154(a)(1)(A)(iii)) is amended—
17	(A) in subclause (I)(bb), by inserting after
18	"during the marriage" the following: "or rela-
19	tionship intended by the alien to be legally a
20	marriage or to conclude in a valid marriage";
21	(B) in subclause (II)(aa)—
22	(i) by striking "or" at the end of
23	subitem (BB);
24	(ii) by inserting "or" at the end of
25	subitem (CC): and

1	(iii) by adding at the end the fol-
2	lowing new subitem:
3	"(DD) who entered the
4	United States as an alien
5	described in section
6	101(a)(15)(K) with the in-
7	tent to enter into a valid
8	marriage and the alien (or
9	child of the alien) was bat-
10	tered or subject to extreme
11	cruelty in the United States
12	by the United States citizen
13	who filed the petition to ac-
14	cord status under such sec-
15	tion;";
16	(C) in subclause (II)(cc), by striking "or
17	who" and inserting ", who" and by inserting
18	before the semicolon at the end the following: ",
19	or who is described in subitem (aa)(DD)"; and
20	(D) in subclause (II)(dd), by inserting "or
21	who is described in subitem (aa)(DD)" before
22	the period at the end.
23	(2) Exception from requirement to de-
24	PART.—Section 214(d) of such Act (8 U.S.C.
25	1184(d)) is amended by inserting before the period

1	at the end the following: "unless the alien (and the
2	child of the alien) entered the United States as an
3	alien described in section 101(a)(15)(K) with the in-
4	tent to enter into a valid marriage and the alien or
5	child was battered or subject to extreme cruelty in
6	the United States by the United States citizen who
7	filed the petition to accord status under such sec-
8	tion".
9	(3) Effective date.—The amendments made
10	by this subsection shall take effect on the date of the
11	enactment of this Act and shall apply to aliens ad-
12	mitted before, on, or after such date.
13	(b) Spouses Who Are Conditional Permanent
14	Residents.—
15	(1) In general.—Section 245(d) of the Immi-
16	gration and Nationality Act (8 U.S.C. 1255(d)) is
17	amended—
18	(A) by inserting "(1)" after "(d)"; and
19	(B) by adding at the end the following new
20	paragraph:
21	"(2) Paragraph (1) shall not apply to an alien who

22 seeks adjustment of status on the basis of an approved

23 petition for classification as a VAWA petitioner.".

1	(2) Conforming application in cancella-
2	TION OF REMOVAL.—Section 240A(b)(2)(A)(i) of
3	such Act (8 U.S.C. 1229b(b)(2)(A)(i)) is amended—
4	(A) by striking "or" at the end of sub-
5	clause (II);
6	(B) by adding "or" at the end of subclause
7	(III); and
8	(C) by adding at the end the following new
9	subclause:
10	"(IV) the alien entered the United
11	States as an alien described in section
12	101(a)(15)(K) with the intent to enter into
13	a valid marriage and the alien (or the child
14	of the alien who is described in such sec-
15	tion) was battered or subject to extreme
16	cruelty in the United States by the United
17	States citizen who filed the petition to ac-
18	cord status under such section;".
19	(3) Exception to restriction on adjust-
20	MENT OF STATUS.—The second sentence of section
21	245(d) of such Act (8 U.S.C. 1255(d)) is amended
22	by inserting "who is not described in section
23	204(a)(1)(A)(iii)(II)(aa)(DD)" after "alien described
24	in section 101(a)(15)(K)".

- 1 (4) Application under suspension of De-2 PORTATION.—Section 244(a)(3) of such Act (as in 3 effect on March 31, 1997) shall be applied (as if in 4 effect on such date) as if the phrase "is described 5 in section 240A(b)(2)(A)(i)(IV) or" were inserted 6 before "has been battered" the first place it appears. 7 (5) Effective date.—The amendments made 8 by this subsection, and the provisions of paragraph 9 (4), shall take effect on the date of the enactment 10 of this Act and shall apply to applications for adjust-11 ment of status, for cancellation of removal, or for 12 suspension of deportation filed before, on, or after 13 such date. 14 (c) Information on Certain Convictions and 15 LIMITATION ON PETITIONS FOR K NONIMMIGRANT PETI-16 TIONERS.—Section 214(d) of the Immigration and Na-17 tionality Act (8 U.S.C. 1184(d)) is amended— 18 (1) by striking "(d)" and inserting "(d)(1)"; 19 (2) by inserting after the second sentence the 20 following: "Such information shall include informa-21 tion on any criminal convictions of the petitioner for 22 domestic violence, sexual assault, or child abuse."; 23 and
- 24 (3) by adding at the end the following:

1	"(2)(A) Subject to subparagraph (B), a consular offi-
2	cer may not approve a petition under paragraph (1) unless
3	the officer has verified that—
4	"(i) the petitioner has not, previous to the
5	pending petition, petitioned under paragraph (1)
6	with respect to more than 2 applying aliens; and
7	"(ii) if the petitioner has had such a petition
8	previously approved, 2 years have elapsed since the
9	filing of such previously approved petition.
10	"(B) The Attorney General may, in the discretion of
11	the Attorney General, waive the limitation in subpara-
12	graph (A), if justification exists for such a waiver.
13	"(3) For purposes of this subsection—
14	"(A) the term 'child abuse' means a felony or
15	misdemeanor crime, as defined by Federal or State
16	law, committed by an offender who is a stranger to
17	the victim, or committed by an offender who is
18	known by, or related by blood or marriage to, the
19	victim, against a victim who has not attained the
20	lesser of—
21	"(i) 18 years of age; or
22	"(ii) except in the case of sexual abuse, the
23	age specified by the child protection law of the
24	State in which the child resides.

1	"(B) the terms 'domestic violence' and 'sexual
2	assault' have the meaning given such terms in sec-
3	tion 2003 of title I of the Omnibus Crime Control
4	and Safe Streets Act of 1968 (42 U.S.C. 3796gg-
5	2).".
6	(d) Spouses and Children of Asylum Appli-
7	CANTS UNDER ADJUSTMENT PROVISIONS.—
8	(1) In general.—Section 209(b)(3) of the Im-
9	migration and Nationality Act (8 U.S.C. 1159(b)(3))
10	is amended—
11	(A) by inserting "(A)" after "(3)"; and
12	(B) by adding at the end the following:
13	"(B) was the spouse of a refugee within the
14	meaning of section 101(a)(42)(A) at the time the
15	asylum application was granted and who was bat-
16	tered or was the subject of extreme cruelty per-
17	petrated by such refugee or whose child was battered
18	or subjected to extreme cruelty by such refugee
19	(without the active participation of such spouse in
20	the battery or cruelty), or
21	"(C) was the child of a refugee within the
22	meaning of section 101(a)(42)(A) at the time of the
23	filing of the asylum application and who was bat-
24	tered or was the subject of extreme cruelty per-
25	petrated by such refugee.".

(2) Effective date.—The amendments made
by paragraph (1) shall take effect on the date of the
enactment of this Act and—
(A) section 209(b)(3)(B) of the Immigra-
tion and Nationality Act, as added by para-
graph (1)(B), shall apply to spouses of refugees
for whom an asylum application is granted be-
fore, on, or after such date; and
(B) section 209(b)(3)(C) of such Act, as so
added, shall apply with respect to the child of
a refugee for whom an asylum application is
filed before, on, or after such date.
(e) VISA WAIVER ENTRANTS.—
(1) In General.—Section 217(b)(2) of such
Act (8 U.S.C. 1187(b)(2)) is amended by inserting
after "asylum," the following: "as a VAWA peti-
tioner, or for relief under subparagraph (T) or (U)
of section $101(a)(15)$, under section $240A(b)(2)$, or
under section 244(a)(3) (as in effect on March 31,
1997),".
(2) Effective date.—The amendment made
by paragraph (1) shall take effect on the date of the
enactment of this Act and shall apply to waivers

provided under section 217(b)(2) of the Immigration

24

- 1 and Nationality Act before, on, or after such date as
- 2 if it had been included in such waivers.
- 3 (f) Exception From Foreign Residence Re-
- 4 QUIREMENT FOR EDUCATIONAL VISITORS.—
- 5 (1) IN GENERAL.—Section 212(e) of such Act
- 6 (8 U.S.C. 1182(e)) is amended, in the matter before
- 7 the first proviso, by inserting "unless the alien is a
- 8 VAWA petitioner or a nonimmigrant under subpara-
- graph (T) or (U) of section 101(a)(15)" after "fol-
- lowing departure from the United States".
- 11 (2) Effective date.—The amendment made
- by paragraph (1) shall take effect on the date of the
- enactment of this Act and shall apply to aliens re-
- gardless of whether the foreign residence require-
- ment under section 212(e) of the Immigration and
- Nationality Act arises out of an admission or acqui-
- sition of status under section 101(a)(15)(J) of such
- 18 Act before, on, or after the date of the enactment
- of this Act.
- 20 SEC. 917. ELIMINATING ABUSERS' CONTROL OVER APPLI-
- 21 CATIONS FOR ADJUSTMENTS OF STATUS.
- (a) Application of Motions to Reopen for All
- 23 VAWA PETITIONERS.—Section 240(c)(7)(C)(iv) of the
- 24 Immigration and Nationality Act (8 U.S.C.
- 25 1230(c)(7)(C)(iv), as redesignated by section 101(d)(1)

1	of the REAL ID Act of 2005 (division B of Public Law
2	109–13), is amended —
3	(1) in subclause (I), by striking "under clause
4	(iii) or (iv) of section $204(a)(1)(A)$, clause (ii) or
5	(iii) of section $204(a)(1)(B)$ " and inserting "as a
6	VAWA petitioner"; and
7	(2) in subclause (II), by inserting "or adjust-
8	ment of status" after "cancellation of removal".
9	(b) Application of VAWA Deportation Protec-
10	TIONS FOR TRANSITIONAL RELIEF TO ALL VAWA PETI-
11	TIONERS.—Section 1506(c)(2) of the Violence Against
12	Women Act of 2000 (8 U.S.C. 1229a note) is amended—
13	(1) in subparagraph (A)—
14	(A) by amending clause (i) to read as fol-
15	lows:
16	"(i) if the basis of the motion is to
17	apply for relief as a VAWA petitioner (as
18	defined in section 101(a)(51) of the Immi-
19	gration and Nationality Act (8 U.S.C.
20	1101(a)(51)) or under section $244(a)(3)$ of
21	such Act (8 U.S.C. 1254(a)(3)); and"; and
22	(B) in clause (ii), by inserting "or adjust-
23	ment of status" after "suspension of deporta-
24	tion"; and

1	(2) in subparagraph (B)(ii), by striking "for re-
2	lief" and all that follows through "1101 note))" and
3	inserting "for relief described in subparagraph
4	(A)(i)".
5	(c) Application of VAWA-Related Relief
6	Under Section 202 of NACARA.—
7	(1) In General.—Section 202(d)(1) of the
8	Nicaraguan Adjustment and Central American Re-
9	lief Act (8 U.S.C. 1255 note; Public Law 105–100)
10	is amended—
11	(A) in subparagraph (B)(ii), by inserting
12	", or was eligible for adjustment," after "whose
13	status is adjusted"; and
14	(B) in subparagraph (E), by inserting
15	after "April 1, 2000" the following: ", or, in
16	the case of an alien who qualifies under sub-
17	paragraph (B)(ii), applies for such adjustment
18	during the 18-month period beginning on the
19	date of enactment of the Violence Against
20	Women Act of 2005 ".
21	(2) TECHNICAL AMENDMENT.—Section
22	202(d)(3) of such Act (8 U.S.C. 1255 note; Public
23	Law 105–100) is amended by striking
24	"204(a)(1)(H)" and inserting "204(a)(1)(J)".

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

1	(2) Effective date.—The amendment made
2	by paragraph (1)(A) shall take effect as if included
3	in the enactment of VAWA-2000.
4	(e) Self-Petitioning Rights of HRIFA Appli-
5	CANTS.—
6	(1) In general.—Section 902(d)(1)(B) of the
7	Haitian Refugee Immigration Fairness Act of 1998
8	(division A of section 101(h) of Public Law 105-
9	277; 112 Stat. 2681–538; 8 U.S.C. 1255 note), as
10	amended by section 1511(a) of VAWA-2000, is
11	amended—
12	(A) in clause (i), by striking "whose status
13	is adjusted to that of an alien lawfully admitted
14	for permanent residence" and inserting "who is
15	or was eligible for classification";
16	(B) in clause (ii), by striking "whose sta-
17	tus is adjusted to that of an alien lawfully ad-
18	mitted for permanent residence" and inserting
19	"who is or was eligible for classification"; and
20	(C) in clause (iii), by striking
21	"204(a)(1)(H)" and inserting "204(a)(1)(J)" .
22	(2) Effective date.—The amendments made
23	by paragraph (1)(C) shall take effect as if included
24	in the enactment of VAWA_2000

1	(f) Self-Petitioning Rights Under Section 203
2	OF NACARA.—Section 309 of the Illegal Immigration
3	and Reform and Immigrant Responsibility Act of 1996
4	(division C of Public Law 104–208; 8 U.S.C. 1101 note),
5	as amended by section 203(a) of the Nicaraguan Adjust-
6	ment and Central American Relief Act (8 U.S.C. 1255
7	note; Public Law 105–100), is amended—
8	(1) in subsection $(c)(5)(C)(i)(VII)(aa)$, as
9	amended by section 1510(b) of VAWA-2000—
10	(A) by striking "or" at the end of subitem
11	(BB);
12	(B) by striking "and" at the end of
13	subitem (CC) and inserting "or"; and
14	(C) by adding at the end the following new
15	subitem:
16	"(DD) at the time at which
17	the spouse or child files an appli-
18	cation for suspension of deporta-
19	tion or cancellation of removal;
20	and"; and
21	(2) in subsection (g)—
22	(A) by inserting "(1)" before "Notwith-
23	standing";

1	(B) by inserting "subject to paragraph
2	(2)," after "section 101(a) of the Immigration
3	and Nationality Act)),"; and
4	(C) by adding at the end the following new
5	paragraph:
6	"(2) There shall be no limitation on a motion to re-
7	open removal or deportation proceedings in the case of an
8	alien who is described in subclause (VI) or (VII) of sub-
9	section (c)(5)(C)(i). Motions to reopen removal or deporta-
10	tion proceedings in the case of such an alien shall be han-
11	dled under the procedures that apply to aliens seeking re-
12	lief under section 204(a)(1)(A)(iii) of the Immigration and
13	Nationality Act.".
14	(g) Limitation on Petitioning for Abuser.—
15	Section $204(a)(1)$ of such Act (8 U.S.C. $1154(a)(1)$) is
16	amended by adding at the end the following new subpara-
17	graph:
18	"(J) Notwithstanding the previous provisions of this
19	paragraph, an individual who was a VAWA petitioner or
20	who had the status of a nonimmigrant under subpara-
21	graph (T) or (U) of section 101(a)(15) may not file a peti-
22	tion for classification under this section or section 214 to
23	classify any person who committed the battery or extreme
24	cruelty or trafficking against the individual (or the individ-
25	ual's child) which established the individual's (or individ-

1	ual's child's) eligibility as a VAWA petitioner or for such
2	nonimmigrant status.".
3	(h) Effective Date.—Except as otherwise pro-
4	vided in this section, the amendments made by this section
5	shall take effect on the date of the enactment of this Act.
6	SEC. 918. PAROLE FOR VAWA PETITIONERS AND FOR DE-
7	RIVATIVES OF TRAFFICKING VICTIMS.
8	(a) In General.—Section 240A(b)(4) of the Immi-
9	gration and Nationality Act (8 U.S.C. 1229b(b)(4)) is
10	amended—
11	(1) in the heading, by striking "CHILDREN OF
12	BATTERED ALIENS" inserting "BATTERED ALIENS,
13	CHILDREN OF BATTERED ALIENS, AND DERIVATIVE
14	FAMILY MEMBERS OF TRAFFICKING VICTIMS,";
15	(2) in subparagraph (A)—
16	(A) by striking "or" at the end of clause
17	(i);
18	(B) by striking the period at the end of
19	clause (ii) and inserting a semicolon; and
20	(C) by adding at the end the following new
21	clauses:
22	"(iii) VAWA petitioner whose petition
23	was approved based on having been bat-
24	tered or subjected to extreme cruelty by a
25	United States citizen spouse, parent, or

1	child and who is admissible and eligible for
2	an immigrant visa;
3	"(iv) VAWA petitioner whose petition
4	was approved based on having been bat-
5	tered or subjected to extreme cruelty by a
6	lawful permanent resident spouse or par-
7	ent, who is admissible and would be eligi-
8	ble for an immigrant visa but for the fact
9	that an immigrant visa is not immediately
10	available to the alien, and who filed a peti-
11	tion for classification under section
12	204(a)(1)(B), if at least 3 years has
13	elapsed since the petitioner's priority date;
14	or
15	"(v) an alien whom the Secretary of
16	State determines would, but for an applica-
17	tion or approval, meet the conditions for
18	approval as a nonimmigrant described in
19	section 101(a)(15)(T)(ii)."; and
20	(3) in subparagraph (B)—
21	(A) in the first sentence, by striking "The
22	grant of parole" and inserting "(i) The grant of
23	parole under subparagraph (A)(i) or (A)(ii)";

1	(B) in the second sentence, by striking
2	"covered under this paragraph" and inserting
3	"covered under such subparagraphs";
4	(C) in the last sentence, by inserting "of
5	subparagraph (A)" after "clause (i) or (ii)";
6	and
7	(D) by adding at the end the following new
8	clauses:
9	"(ii) The grant of parole under sub-
10	paragraph (A)(iii) or (A)(iv) shall extend
11	from the date of approval of the applicable
12	petition to the time the application for ad-
13	justment of status filed by aliens covered
14	under such subparagraphs has been finally
15	adjudicated. Applications for adjustment of
16	status filed by aliens covered under such
17	subparagraphs shall be treated as if they
18	were applications filed under section
19	204(a)(1) (A)(iii), (A)(iv), (B)(ii), or
20	(B)(iii) for purposes of section 245 (a) and
21	(e).
22	"(iii) The grant of parole under sub-
23	paragraph (A)(v) shall extend from the
24	date of the determination of the Secretary
25	of State described in such subparagraph to

1	the time the application for status under
2	section 101(a)(15)(T)(ii) has been finally
3	adjudicated. Failure by such an alien to
4	exercise due diligence in filing a visa peti-
5	tion on the alien's behalf may result in rev-
6	ocation of parole.".
7	(b) Conforming Reference.—Section 212(d)(5)
8	of such Act (8 U.S.C. 1182(d)(5)) is amended by adding
9	at the end the following new subparagraph:
10	"(C) Parole is provided for certain battered aliens,
11	children of battered aliens, and parents of battered alien
12	children under section 240A(b)(4).".
13	(c) Effective Date.—The amendments made by
14	this section shall take effect on the date of the enactment
15	of this Act.
16	SEC. 919. EXEMPTION OF VICTIMS OF DOMESTIC VIO-
17	LENCE, SEXUAL ASSAULT AND TRAFFICKING
18	FROM SANCTIONS FOR FAILURE TO DEPART
19	VOLUNTARILY.
20	(a) In General.—Section 240B(d) of the Immigra-
21	tion and Nationality Act (8 U.S.C. 1229c(d)) is amend-
22	ed—
23	(1) by striking "If" and inserting "(1) Subject
24	to paragraph (2), if": and

- 1 (2) by adding at the end the following new
- 2 paragraph:
- 3 "(2) The ineligibility for relief under paragraph (1)
- 4 shall not apply to an alien who is a VAWA petitioner, who
- 5 is seeking status as a nonimmigrant under subparagraph
- 6 (T) or (U) of section 101(a)(15), or who is an applicant
- 7 for relief under section 240A(b)(2) or under section
- 8 244(a)(3) (as in effect on March 31, 1997), if there is
- 9 a connection between the failure to voluntarily depart and
- 10 the battery or extreme cruelty, trafficking, or criminal ac-
- 11 tivity, referred to in the respective provision.".
- 12 (b) Effective Date.—The amendments made by
- 13 subsection (a) shall apply as if included in the enactment
- 14 of the Immigration Reform and Immigrant Responsibility
- 15 Act of 1996 (division C of Public Law 104–208) and shall
- 16 apply to failures to depart voluntarily occurring before, on,
- 17 or after the date of the enactment of this Act.
- 18 SEC. 920. CLARIFICATION OF ACCESS TO NATURALIZATION
- 19 FOR VICTIMS OF DOMESTIC VIOLENCE.
- 20 (a) In General.—Section 319(a) of the Immigra-
- 21 tion and Nationality Act (8 U.S.C. 1430(a)) is amended
- 22 by inserting after "extreme cruelty by a United States cit-
- 23 izen spouse or parent" the following: ", regardless of
- 24 whether the lawful permanent resident status was ob-
- 25 tained on the basis of such battery or cruelty".

1	(b) Use of Credible Evidence.—Such section is
2	further amended by adding at the end the following: "The
3	provisions of section 204(a)(1)(J) shall apply in acting on
4	an application under this subsection in the same manner
5	as they apply in acting on petitions referred to in such
6	section."
7	(c) Effective Date.—The amendments made by
8	this section shall take effect on the date of the enactment
9	of this Act and shall apply to applications for naturaliza-
10	tion filed before, on, or after the date of the enactment
11	of this Act.
12	SEC. 921. PROHIBITION OF ADVERSE DETERMINATIONS OF
13	ADMISSIBILITY OR DEPORTABILITY BASED
13 14	ADMISSIBILITY OR DEPORTABILITY BASED ON PROTECTED INFORMATION.
14	ON PROTECTED INFORMATION.
14 15	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL
14 15 16 17	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL DEPARTMENTS.—Section 384 of the Illegal Immigration
14 15 16 17	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL DEPARTMENTS.—Section 384 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (divi-
14 15 16 17	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL DEPARTMENTS.—Section 384 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (division C of Public Law 104–208; 8 U.S.C. 1367) is amend-
114 115 116 117 118	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL DEPARTMENTS.—Section 384 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (division C of Public Law 104–208; 8 U.S.C. 1367) is amended—
114 115 116 117 118 119 220	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL DEPARTMENTS.—Section 384 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (division C of Public Law 104–208; 8 U.S.C. 1367) is amended— (1) in subsection (a), as amended by section
14 15 16 17 18 19 20 21	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL DEPARTMENTS.—Section 384 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (division C of Public Law 104–208; 8 U.S.C. 1367) is amended— (1) in subsection (a), as amended by section 1513(d) of VAWA–2000—
14 15 16 17 18 19 20 21	ON PROTECTED INFORMATION. (a) APPLICATION OF RESTRICTIONS ON ADDITIONAL DEPARTMENTS.—Section 384 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (division C of Public Law 104–208; 8 U.S.C. 1367) is amended— (1) in subsection (a), as amended by section 1513(d) of VAWA–2000— (A) in the matter before paragraph (1), by

1	State, the Secretary of Health and Human
2	Services, or the Secretary of Labor or any other
3	official or employee of the Department of
4	Homeland Security, the Department of State,
5	the Department of Health and Human Services,
6	or the Department of Labor (including any bu-
7	reau or agency of any such Department)"; and
8	(B) in paragraph (2), by striking "of the
9	Department," and inserting "of any such De-
10	partment,"; and
11	(2) in subsection (b)—
12	(A) in paragraphs (1), by striking "the At-
13	torney General may provide, in the Attorney
14	General's discretion" and inserting "the Attor-
15	ney General, Secretary of Homeland Security,
16	Secretary of State, Secretary of Health and
17	Human Services, and Secretary of Labor may
18	provide, in each's discretion";
19	(B) in paragraph (2), by striking "the At-
20	torney General may provide in the discretion of
21	the Attorney General" and inserting "the Attor-
22	ney General, Secretary of Homeland Security,
23	Secretary of State, Secretary of Health and

Human Services, and the Secretary of Labor

may provide, in each's discretion''; and

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1	(C) in paragraph (5), by striking "is au-
2	thorized to disclose" and inserting ", Secretary
3	of Homeland Security, Secretary of State, Sec-
4	retary of Health and Human Services, and Sec-
5	retary of Labor, or Attorney General may dis-
6	close".
7	(b) Increasing Scope of Aliens and Informa-
8	TION PROTECTED.—Subsection (a) of such section is
9	amended—
10	(1) in paragraph (1)—
11	(A) in the matter before subparagraph (A),
12	by striking "furnished solely by" and inserting
13	"furnished by or derived from information pro-
14	vided solely by";
15	(B) by striking "or" at the end of subpara-
16	graph (D);
17	(C) by adding "or" at the end of subpara-
18	graph (E); and
19	(D) by inserting after subparagraph (E)
20	the following new subparagraph:
21	"(F) in the case of an alien applying for
22	continued presence as a victim of trafficking
23	under section $107(b)(1)(E)(i)(II)(bb)$ of the
24	Trafficking Protection Act of 2000 or status
25	under section 101(a)(15)(T) of the Immigration

1	and Nationality Act, the trafficker or perpe-
2	trator,"; and
3	(2) in paragraph (2)—
4	(A) by striking "under clause (iii) or (iv)
5	of section $204(a)(1)(A)$, clause (ii) or (iii) of
6	section $204(a)(1)(B)$ " and inserting "as a
7	VAWA petitioner (as defined in section
8	101(a)(51) of the Immigration and Nationality
9	Act), or under"; and
10	(B) by striking "or section 240A(a)(3) of
11	such Act as an alien (or the part of a child)
12	who has been battered or subjected to extreme
13	cruelty." and inserting the following: ", section
14	101(a)(15)(T), or section $240A(b)(2)$ of such
15	Act, or section 244(a)(3) of such Act (as in ef-
16	fect on March 31, 1997), or for continued pres-
17	ence as a victim of trafficking under section
18	107(b)(1)(E)(i)(II)(bb) of the Trafficking Pro-
19	tection Act of 2000, or any derivative of the
20	alien;".
21	(e) Providing for Congressional Review.—Sub-
22	section (b) of such section is amended by adding at the
23	end the following new paragraph:
24	"(6) Subsection (a) shall not apply to prevent
25	the Attorney General and the Secretary of Home-

1	land Security from disclosing to the chairmen and
2	ranking members of the Judiciary Committees of the
3	House of Representatives and of the Senate in the
4	exercise of Congressional oversight authority infor-
5	mation on closed cases under this section in a man-
6	ner that protects the confidentiality of such informa-
7	tion and that omits personally identifying informa-
8	tion (including locational information about individ-
9	uals).".
10	(d) Application to Juvenile Special Immi-
11	GRANTS.—Subsection (a) of such section is amended—
12	(1) by striking "or" at the end of paragraph
13	(1);
14	(2) by striking the period at the end of para-
15	graph (2) and inserting "; or"; and
16	(3) by inserting after paragraph (2) the fol-
17	lowing new paragraph:
18	"(3) in the case of an alien described in section
19	101(a)(27)(J) of the Immigration and Nationality
20	Act who has been abused, neglected, or abandoned,
21	contact the alleged abuser (or family member of the

alleged abuser) at any stage of applying for special

immigrant juvenile status, including after a request

for the consent of the Secretary of Homeland Secu-

rity under clause (iii)(I) of such section.".

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1	(e) Improved Enforcement.—Subsection (c) of
2	such section is amended by adding at the end the fol-
3	lowing: "The Office of Professional Responsibility in the
4	Department of Justice shall be responsible for carrying
5	out enforcement under the previous sentence.".
6	(f) CERTIFICATION OF COMPLIANCE IN REMOVAL
7	Proceedings.—
8	(1) In general.—Section 239 of the Immigra-
9	tion and Nationality Act (8 U.S.C. 1229) is amend-
10	ed by adding at the end the following new sub-
11	section:
12	"(e) Certification of Compliance With Re-
13	STRICTIONS ON DISCLOSURE.—Removal proceedings shall
14	not be initiated against an alien unless there is a certifi-
15	cation of either of the following:
16	"(1) No enforcement action was taken leading
17	to such proceedings against the alien—
18	"(A) at a domestic violence shelter, a vic-
19	tims services organization or program (as de-
20	scribed in section 2003(8) of the Omnibus
21	Crime Control and Safe Streets Act of 1968),
22	a rape crisis center, a family justice center, or
23	a supervised visitation center; or
24	"(B) at a courthouse (or in connection
25	with the appearance of the alien at a court-

- 1 house) if the alien is appearing in connection 2 with a protection order case, child custody case, 3 or other civil or criminal case relating to domes-4 tic violence, sexual assault, trafficking, or stalk-5 ing in which the alien has been battered or sub-6 ject to extreme cruelty or if the alien is de-7 scribed in subparagraph (T) or (U) of section 8 101(a)(15).
- 9 "(2) Such an enforcement action was taken, but 10 the provisions of section 384(a)(1) of the Illegal Im-11 migration Reform and Immigrant Responsibility Act 12 of 1996 have been complied with.".
- 13 (2) COMPLIANCE.—Section 384(c) of the Illegal
 14 Immigration Reform and Immigrant Responsibility
 15 Act of 1996 (division C of Public Law 104–208; 8
 16 U.S.C. 1367(c)) is amended by inserting "or who
 17 knowingly makes a false certification under section
 18 239(e) of the Immigration and Nationality Act"
 19 after "in violation of this section".
- 20 (g) Effective Date.—The amendments made by 21 this section shall take effect on the date of the enactment 22 of this Act and shall apply to violations or disclosures 23 made on or after such date.

1	SEC. 922. INFORMATION FOR K NONIMMIGRANTS ABOUT
2	LEGAL RIGHTS AND RESOURCES FOR IMMI-
3	GRANT VICTIMS OF DOMESTIC VIOLENCE.
4	(a) In General.—The Secretary of Homeland Secu-
5	rity, in consultation with the Attorney General and the
6	Secretary of State, shall develop consistent and accurate
7	materials, including an information pamphlet described in
8	subsection (b), on legal rights and resources for immigrant
9	victims of domestic violence for dissemination to appli-
10	cants for K nonimmigrant visas. In preparing such mate-
11	rials, the Secretary shall consult with non-governmental
12	organizations with expertise on the legal rights of immi-
13	grant victims of battery, extreme cruelty, sexual assault
14	and other crimes.
15	(b) Information Pamphlet.—The information
16	pamphlet developed under subsection (a) shall include in-
17	formation on the following:
18	(1) The K nonimmigrant visa application proc-
19	ess and the marriage-based immigration process, in-
20	cluding conditional residence and adjustment of sta-
21	tus.
22	(2) The illegality of domestic violence, sexual
23	assault, and child abuse in the United States and
24	the dynamics of domestic violence.
25	(3) Domestic violence and sexual assault serv-
26	ices in the United States, including the National Do-

1	mestic Violence Hotline and the National Sexual As-
2	sault Hotline.
3	(4) The legal rights of immigrant victims of
4	abuse and other crimes in immigration, criminal jus-
5	tice, family law, and other matters.
6	(5) The obligations of parents to provide child
7	support for children.
8	(6) Marriage fraud under United States immi-
9	gration laws and the penalties for committing such
10	fraud.
11	(7) A warning concerning the potential use of
12	K nonimmigrant visas by individuals who have a his-
13	tory of committing domestic violence, sexual assault,
14	or child abuse.
15	(c) Summaries.—The Secretary of Homeland Secu-
16	rity, in consultation with the Attorney General and the
17	Secretary of State, shall develop summaries of the pam-
18	phlet developed under subsection (a) that shall be used
19	by consular officers when reviewing the pamphlet in inter-
20	views under section $(e)(2)$.
21	(d) Translation.—
22	(1) In general.—In order to best serve the
23	language groups having the greatest concentration of
24	K nonimmigrant visa applicants, the information
25	pamphlet under subsection (b) shall, subject to para-

1	graph (2), be translated by the Secretary of State
2	into the following languages: Russian, Spanish, Ta-
3	galog, Vietnamese, Chinese, Ukrainian, Thai, Ko-
4	rean, Polish, Japanese, French, Arabic, Portuguese,
5	and Hindi.

- (2) Revision.—Every two years, the Secretary of Homeland Security, in consultation with the Attorney General and the Secretary of State, shall determine the specific languages into which the information pamphlet is translated based on the languages spoken by the greatest concentrations of K nonimmigrant visa applicants.
- 13 (e) AVAILABILITY AND DISTRIBUTION.—The infor-14 mation pamphlet developed under subsection (a) shall be 15 made available and distributed as follows:
- 16 (1) Mailings to k nonimmigrant visa appli-17 cants.—

18 (A) The pamphlet shall be mailed by the
19 Secretary of State to each applicant for a K
20 nonimmigrant visa at the same time that the
21 instruction packet regarding the visa applica22 tion process is mailed to such applicant. The
23 pamphlet so mailed shall be in the primary lan24 guage of the applicant, or in English if no

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translation into the applicant's primary language is available.

- (B) In addition, in the case of an applicant for a nonimmigrant visa under section 101(a)(15)(K)(i) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(K)(i)) the Secretary of Homeland Security shall provide to the Secretary of State, for inclusion in the mailing under subparagraph (A), a copy of the petition submitted by the petitioner for such applicant under section 214(d) of such Act (8 U.S.C. 1184(d)).
- (C) The Secretary of Homeland Security shall provide to the Secretary of State any criminal background information the Secretary of Homeland Security possesses with respect to a petitioner under such section 214(d). The Secretary of State, in turn, shall share any such criminal background information that is in the public record with the nonimmigrant visa applicant who is the beneficiary of the petition. The visa applicant shall be informed that such criminal background information is based on available records and may not be complete. The Secretary of State also shall provide for the dis-

- closure of such criminal background information to the visa applicant at the consular interview in the primary language of the visa applicant. Nothing in this subparagraph shall be construed to authorize the Secretary of Homeland Security to conduct any new or additional criminal background check that is not otherwise conducted in the course of adjudicating such petitions.
 - (2) Consular interviews.— The pamphlet shall be distributed directly to K nonimmigrant visa applicants at all consular interviews for such visas. The consular officer conducting the visa interview shall review the pamphlet and summary with the applicant orally in the applicant's primary language, in addition to distributing the pamphlet to the applicant in English.
 - (3) Consular access.—The pamphlet shall be made available to the public at all consular posts. Summaries of the pamphlets under subsection (c) shall be made available to foreign service officers at all consular posts.
 - (4) Posting on State Department Website of the Department of State as well as on the

1	websites of all consular posts processing K non-
2	immigrant visa applications.
3	(f) K NONIMMIGRANT DEFINED.—For purposes of
4	this section, the term "K nonimmigrant visa" means a
5	nonimmigrant visa under clause (i) or (ii) of section
6	101(a)(15)(K) of the Immigration and Nationality Act (8
7	U.S.C. 1101(a)(15)(K)).
8	SEC. 923. AUTHORIZATION OF APPROPRIATIONS.
9	There are authorized to be appropriated to the Sec-
10	retary of Homeland Security such sums as may be nec-
11	essary to provide for adjudication of petitions of VAWA
12	petitioners (as defined in section 101(a)(51) of the Immi-
13	gration and Nationality Act, as added by section 911(a)),
14	of aliens seeking status as nonimmigrants under subpara-
15	graph (T) or (U) of section 101(a)(15) of such Act, and
16	of aliens seeking relief under section 240A(b)(2) of such
17	Act or under section 244(a)(3) of such Act (as in effect
18	on March 31, 1997).
19	Subtitle C—Miscellaneous
20	Provisions
21	SEC. 931. REMOVING 2 YEAR CUSTODY AND RESIDENCY RE-
22	QUIREMENT FOR BATTERED ADOPTED CHIL
23	DREN.
24	(a) In General.—Section $101(b)(1)(E)(i)$ of the
25	Immigration and Nationality Act (8 U.S.C.

- 1 1101(b)(1)(E)(i)) is amended by inserting after "at least
- 2 two years" the following: "or if the child has been battered
- 3 or subject to extreme cruelty by the adopting parent or
- 4 by a family member of the adopting parent residing in
- 5 the same household".
- 6 (b) Conforming Naturalization Amendment.—
- 7 Section 320(a)(3) of such Act (8 U.S.C. 1431(a)(3)) is
- 8 amended by inserting before the period at the end the fol-
- 9 lowing: "or the child is residing in the United States pur-
- 10 suant to a lawful admission for permanent residence and
- 11 has been battered or subject to extreme cruelty by the cit-
- 12 izen parent or by a family member of the citizen parent
- 13 residing in the same household"
- (c) Effective Date.—The amendments made by
- 15 this section shall take effect on the date of the enactment
- 16 of this Act and shall apply to applications pending or filed
- 17 on or after such date.
- 18 SEC. 932. WAIVER OF CERTAIN GROUNDS OF INADMIS-
- 19 SIBILITY FOR VAWA PETITIONERS.
- 20 (a) Waiver of False Claim of U.S. Citizen-
- 21 SHIP.—
- 22 (1) IN GENERAL.—Section 212(i)(1) of such
- Act (8 U.S.C. 1182(i)(1)) is amended by inserting
- 24 "(and, in the case of a VAWA petitioner who dem-
- onstrates a connection between the false claim of

1 United States citizenship and the petitioner being 2 subjected to battery or extreme cruelty, clause (ii))" after "clause (i)". 3 4 (2)Conforming REFERENCE.—Section 5 of such (8 U.S.C. 212(a)(6)(C)(iii) Act 6 1182(a)(6)(C)(iii)) is amended by striking "clause (i)"and inserting "clauses (i) and (ii)". 7 8 (b) Exemption From Public Charge Ground.— 9 (1) IN GENERAL.—Section 212(a)(4) of such 10 Act (8 U.S.C. 1182(a)(4)) is amended by adding at 11 the end the following new subparagraph: 12 "(E) SPECIAL RULE FOR BATTERED 13 ALIENS.—Subparagraphs (A) through (C) shall 14 not apply to an alien who is a VAWA petitioner 15 or is a qualified alien described in section 16 431(c) of the Personal Responsibility and Work 17 Opportunity Reconciliation Act of 1996.". 18 Conforming (2)AMENDMENT.—Section 19 ofU.S.C. such (8 212(a)(4)(C)(i)Act 20 1182(a)(4)(C)(i) is amended to read as follows: "(i) the alien is described in subpara-21 22 graph (E); or". 23 (c) Effective Date.—Except as provided in this section, the amendments made by this section shall take effect on the date of the enactment of this Act and shall

- 1 apply regardless of whether the conviction was entered,
- 2 crime, or disqualifying event occurred before, on, or after
- 3 such date.
- 4 SEC. 933. EMPLOYMENT AUTHORIZATION FOR BATTERED
- 5 SPOUSES OF CERTAIN NONIMMIGRANTS.
- 6 (a) IN GENERAL.—Section 214(c) of the Immigration
- 7 and Nationality Act (8 U.S.C. 1184(c)), as amended by
- 8 sections 403(a) and 404(a) of the REAL ID Act of 2005
- 9 (division B of Public Law 109–13), is amended by adding
- 10 at the end the following new paragraph:
- 11 "(15) In the case of an alien spouse admitted under
- 12 subparagraph (A), (E)(iii), (G), or (H) of section
- 13 101(a)(15) who is accompanying or following to join a
- 14 principal alien admitted under subparagraph (A), (E)(iii),
- 15 (G), or (H)(i) of such section, respectively, the Secretary
- 16 of Homeland Security shall authorize the alien spouse to
- 17 engage in employment in the United States and provide
- 18 the spouse with an 'employment authorized' endorsement
- 19 or other appropriate work permit if the alien spouse dem-
- 20 onstrates that during the marriage the alien spouse or a
- 21 child of the alien spouse has been battered or has been
- 22 the subject to extreme cruelty perpetrated by the spouse
- 23 of the alien spouse.".
- (b) Effective Date.—The amendment made by
- 25 subsection (a) shall take effect on the date of the enact-

1	ment of this Act and shall apply to aliens who obtained
2	the status of an alien spouse before, on, or after such date
3	SEC. 934. GROUNDS FOR HARDSHIP WAIVER FOR CONDI
4	TIONAL PERMANENT RESIDENCE FOR IN
5	TENDED SPOUSES.
6	(a) In General.—Section 216(c)(4) of the Immigra-
7	tion and Nationality Act (8 U.S.C. 1186a(c)(4)) is amend-
8	ed —
9	(1) by striking "or" at the end of subparagraph
10	(B);
11	(2) by striking the period at the end of sub-
12	paragraph (C) and inserting ", or"; and
13	(3) by inserting after subparagraph (C) the fol-
14	lowing new subparagraph:
15	"(D) the alien meets the requirements
16	under section 204(a)(1)(A)(iii)(II)(aa)(BB) and
17	following the marriage ceremony has been bat-
18	tered by or was subject to extreme cruelty per-
19	petrated by his or her intended spouse and was
20	not at fault in failing to meet the requirements
21	of paragraph (1).".
22	(b) Effective Date.—The amendments made by
23	subsection (a) shall apply as if included in the enactment
24	of VAWA 2000

1 SEC. 935. CANCELLATION OF REMOVAL.

2	(a) Clarifying Application of Domestic Vio-
3	LENCE WAIVER AUTHORITY IN CANCELLATION OF RE-
4	MOVAL.—
5	(1) In general.—Section 240A(b) of the Im-
6	migration and Nationality Act (8 U.S.C. 1229b(b))
7	is amended—
8	(A) in paragraph (1)(C)—
9	(i) by inserting "subject to paragraph
10	(5)," after "(C)"; and
11	(ii) by striking "(except in a case de-
12	scribed in section 237(a)(7) where the At-
13	torney General exercises discretion to
14	grant a waiver)";
15	(B) in paragraph (2)(A), by amending
16	clause (iv) to read as follows:
17	"(iv) subject to paragraph (5), the
18	alien is not inadmissible under paragraph
19	(2) or (3) of section 212(a), is not remov-
20	able under paragraph (2), (3)(D), or (4) of
21	section 237(a), and is not removable under
22	section 237(a)(1)(G) (except if there was a
23	connection between the marriage fraud de-
24	scribed in such section and the battery or
25	extreme cruelty described in clause (i));
26	and "; and

1 (C) by adding at the end the following new 2 paragraph:

- "(5) APPLICATION OF DOMESTIC VIOLENCE WAIVER AUTHORITY.—The provisions of section 237(a)(7) shall apply in the application of paragraphs (1)(C) and (2)(A)(iv) (including waiving grounds of deportability) in the same manner as they apply under section 237(a). In addition, for purposes of such paragraphs and in the case of an alien who has been battered or subjected to extreme cruelty and if there was a connection between the inadmissibility or deportability and such battery or cruelty with respect to the activity involved, the Attorney General may waive, in the sole unreviewable discretion of the Attorney General, any other ground of inadmissibility or deportability for which a waiver is authorized under section 212(h), 212(d)(13), 212(d)(14), or 237(a)(2)(A)(v), and the exception described in section 204(a)(1)(C) shall apply.".
- 20 (2) Effective date.—The amendments made by paragraph (1) shall apply as if included in the 22 enactment of section 1504(a) of VAWA-2000.
- 23 (b) Clarifying Nonapplication of Cancella-TION CAP.—

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1	(1) In General.—Section 240A(e)(3) of the
2	Immigration and Nationality Act (8 U.S.C.
3	1229b(e)(3)) is amended by adding at the end the
4	following new subparagraph:
5	"(C) Aliens with respect to their cancella-
6	tion of removal under subsection (b)(2).".
7	(2) Effective date.—The amendment made
8	by paragraph (1) shall apply to cancellations of re-
9	moval occurring on or after October 1, 2004.
10	SEC. 936. MOTIONS TO REOPEN.
11	(a) Removal Proceedings.—
12	(1) In general.—Section 240(c)(7) of the Im-
13	migration and Nationality Act (8 U.S.C.
14	1230(c)(7)), as redesignated by section $101(d)(1)$ of
15	the REAL ID Act of 2005 (division B of Public Law
16	109–13), is amended—
17	(A) in subparagraph (A), by inserting ",
18	except that this limitation shall not apply so as
19	to prevent the filing of one motion to reopen de-
20	scribed in clause (iv)" before the period at the
21	end; and
22	(B) in subparagraph (C)—
23	(i) in the heading of clause (iv), by
24	striking "SPOUSES AND CHILDREN" and

1	inserting "SPOUSES, CHILDREN, AND PAR-
2	ENTS,";
3	(ii) in the matter before subclause (I)
4	of clause (iv), by striking "The deadline
5	specified in subsection (b)(5)(C) for filing
6	a motion to reopen does not apply" and in-
7	serting "Any limitation under this section
8	on the deadlines for filing such motions
9	shall not apply";
10	(iii) in clause (iv)(I), by striking "or
11	(iv)" and inserting ", (iv), or (vii)";
12	(iv) in clause (iv)(I), by inserting "or
13	section 244(a)(3) (as in effect on March
14	31, 1997)" after "section 240A(b)(2)";
15	(v) by striking "and" at the end of
16	clause $(iv)(II)$;
17	(vi) by striking the period at the end
18	of clause (iv)(III) and inserting "; and;
19	and
20	(vii) by adding at the end the fol-
21	lowing:
22	"(IV) if the alien is physically
23	present in the United States at the
24	time of filing the motion.

1	The filing of a motion to reopen under this
2	clause shall stay the removal of the alien
3	pending final disposition of the motion in-
4	cluding exhaustion of all appeals if the mo-
5	tion establishes a prima facie case for the
6	relief applied for.".
7	(2) Effective date.—The amendments made
8	by paragraph (1) shall take effect on the date of the
9	enactment of this Act.
10	(b) Deportation Proceedings.—
11	(1) In General.—Section 1506(c)(2) of
12	VAWA-2000 is amended—
13	(A) in the matter before clause (i) of sub-
14	paragraph (A), by striking "Notwithstanding
15	any limitation imposed by law on motions" in-
16	serting "Notwithstanding any limitation on the
17	number of motions, or the deadlines for filing
18	motions (including the deadline specified in sec-
19	tion 242B(c)(3) of the Immigration and Na-
20	tionality Act before the title III-A effective
21	date),";
22	(B) in the matter before clause (i) of sub-
23	paragraph (A), by striking "there is no time
24	limit on the filing of a motion" and all that fol-
25	lows through "does not apply" and inserting

1	"such limitations shall not apply to the filing of
2	a single motion under this subparagraph to re-
3	open such proceedings"; and
4	(C) by adding at the end of subparagraph
5	(A) the following:
6	"The filing of a motion under this subpara-
7	graph shall stay the removal of the alien pend-
8	ing a final disposition of the motion including
9	the exhaustion of all appeals if the motion es-
10	tablishes a prima facie case for the relief ap-
11	plied for. "; and
12	(D) in subparagraph (B), by inserting
13	"who are physically present in the United
14	States and" after "filed by aliens".
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. 937. REMOVAL PROCEEDINGS.
19	(a) Treatment of Battery or Extreme Cru-
20	ELTY AS EXCEPTIONAL CIRCUMSTANCES.—Section
21	240(e)(1) of such Act (8 U.S.C. 1230(e)(1)) is amended
22	by inserting "battery or extreme cruelty of the alien or
23	any child or parent of the alien or" after "exceptional cir-
24	cumstances (such as".

1	(b)	EFFECTIVE	Date.—The	amendment	made	by
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- 2 subsection (a) shall take effect on the date of the enact-
- 3 ment of this Act and shall apply to a failure to appear
- 4 that occurs before, on, or after such date.
- 5 SEC. 938. CONFORMING RELIEF IN SUSPENSION OF DEPOR-
- 6 TATION PARALLEL TO THE RELIEF AVAIL-
- 7 ABLE IN VAWA-2000 CANCELLATION FOR
- 8 BIGAMY.
- 9 Section 244(a)(3) of the Immigration and Nationality
- 10 Act (as in effect before the title III–A effective date in
- 11 section 309 of the Illegal Immigration Reform and Immi-
- 12 grant Responsibility Act of 1996) shall be applied as if
- 13 "or by a United States citizen or lawful permanent resi-
- 14 dent whom the alien intended to marry, but whose mar-
- 15 riage is not legitimate because of that United States citi-
- 16 zen's or permanent resident's bigamy" were inserted after
- 17 "by a spouse or parent who is a United States citizen or
- 18 lawful permanent resident".
- 19 SEC. 939. CORRECTION OF CROSS-REFERENCE TO CRED-
- 20 IBLE EVIDENCE PROVISIONS.
- 21 (a) Cuban Adjustment Provision.—The last sen-
- 22 tence of the first section of Public Law 89–732 (November
- 23 2, 1966; 8 U.S.C. 1255 note), as amended by section
- 24 1509(a) of VAWA-2000, is amended by striking
- 25 "204(a)(1)(H)" and inserting "204(a)(1)(J)".

- 1 (b) NACARA.—Section 202(d)(3) of the Nicaraguan
- 2 Adjustment and Central American Relief Act (8 U.S.C.
- 3 1255 note; Public Law 105–100), as amended by section
- 4 1510(a)(2) of VAWA-2000, is amended by striking
- 5 "204(a)(1)(H)" and inserting "204(a)(1)(J)".
- 6 (c) IIARAIRA.—Section 309(c)(5)(C)(iii) of the Ille-
- 7 gal Immigration and Reform and Immigrant Responsi-
- 8 bility Act of 1996 (division C of Public Law 104–208; 8
- 9 U.S.C. 1101 note), as amended by section 1510(b)(2) of
- 10 VAWA-2000, is amended by striking "204(a)(1)(H)" and
- 11 inserting "204(a)(1)(J)".
- 12 (d) HRIFA.—Section 902(d)(1)(B)(iii) of the Hai-
- 13 tian Refugee Immigration Fairness Act of 1998 (division
- 14 A of section 101(h) of Public Law 105-277; 112 Stat.
- 15 2681–538), as amended by section 1511(a) of VAWA-
- 16 2000, is amended by striking "204(a)(1)(H)" and insert-
- 17 ing "204(a)(1)(J)".
- 18 (e) Effective Date.—The amendments made by
- 19 this section shall take effect as if included in the enact-
- 20 ment of VAWA-2000.
- 21 SEC. 940. TECHNICAL CORRECTIONS.
- 22 (a) Technical Corrections to References in
- 23 APPLICATION OF SPECIAL PHYSICAL PRESENCE AND
- 24 GOOD MORAL CHARACTER RULES.—

1	(1) Physical presence rules.—Section
2	240A(b)(2)(B) of the Immigration and Nationality
3	Act (8 U.S.C. 1229b(b)(2)(B)) is amended—
4	(A) in the first sentence, by striking
5	" $(A)(i)(II)$ " and inserting " $(A)(ii)$ "; and
6	(B) in the fourth sentence, by striking
7	"section 240A(b)(2)(B)" and inserting "this
8	subparagraph, subparagraph (A)(ii),".
9	(2) Moral Character Rules.—Section
10	240A(b)(2)(C) of such Act (8 U.S.C.
11	1229b(b)(2)(C)) is amended by striking
12	"(A)(i)(III)" and inserting "(A)(iii)".
13	(3) Effective date.—The amendments made
14	by this subsection shall be effective as if included in
15	the enactment of section 1504(a) of VAWA (114
16	Stat. 1522).
17	(b) Correction of Cross-Reference Error in
18	APPLYING GOOD MORAL CHARACTER.—
19	(1) In general.—Section 101(f)(3) of the Im-
20	migration and Nationality Act (8 U.S.C. 1101(f)(3))
21	is amended by striking "(9)(A)" and inserting
22	"(10)(A)".
23	(2) Effective date.—The amendment made
24	by paragraph (1) shall be effective as if included in
25	the enactment of the Illegal Immigration Reform

- 1 and Immigrant Responsibility Act of 1996 (Public
- 2 Law 104–208).
- 3 (c) Punctuation Correction.—Effective as if in-
- 4 cluded in the enactment of section 5(c)(2) of VAWA-
- 5 2000, section 237(a)(1)(H)(ii) of such Act (8 U.S.C.
- 6 1227(a)(1)(H)(ii)) is amended by striking the period at
- 7 the end and inserting "; or".
- 8 (d) Correction of Designation and Indenta-
- 9 TION.—The last sentence of section 212(a)(9)(C)(ii) of the
- 10 Immigration and Nationality Act (8 U.S.C.
- 11 1182(a)(9)(C)(ii), as added by section 1505(a) of
- 12 VAWA-2000, is amended—
- 13 (1) by striking "section 212(a)(9)(C)(i)" and
- inserting "clause (i)";
- 15 (2) by redesignating paragraphs (1) and (2),
- and subparagraphs (A) through (D) of paragraph
- 17 (2), as subclauses (I) and (II), and items (aa)
- through (dd) of subclause (II), respectively; and
- 19 (3) by moving the margins of each of such
- paragraphs and subparagraphs 6 ems to the right.
- 21 (e) Additional Technical Corrections.—(1)
- 22 Section 237(a)(7)(A)(i)(I) of such Act (8 U.S.C.
- 23 1227(a)(7)(A)(i)(I)) is amended by striking "is self-de-
- 24 fense" and inserting "in self-defense".

1	(2) Section 245(l)(2)(B) of such Act (8 U.S.C.
2	1255(l)(2)(B)) is amended by striking "(10(E))" and in-
3	serting "(10)(E))".
4	TITLE X—SAFETY ON TRIBAL
5	LANDS
6	SEC. 1001. PURPOSES.
7	The purposes of this title are—
8	(1) to decrease the incidence of violent crimes
9	against Indian women;
10	(2) to strengthen the capacity of Indian tribes
11	to exercise their sovereign authority to respond to
12	violent crimes committed against Indian women
13	under their jurisdiction; and
14	(3) to ensure that perpetrators of violent crimes
15	committed against Indian women are held account-
16	able for their criminal behavior.
17	SEC. 1002. CONSULTATION.
18	(a) In General.—The Secretary of the Interior and
19	the Attorney General shall each conduct annual consulta-
20	tions with Indian tribal governments concerning the Fed-
21	eral administration of tribal funds and programs estab-
22	lished under the Violence Against Women Act of 1994
23	(title IV of Public Law 103–322) and the Violence Against
24	Women Act of 2000 (division B of Public Law 106–386),
25	including consultation concerning—

1	(1) the timeliness of the Federal grant applica-
2	tion and award processes;
3	(2) the amounts awarded under each program
4	directly to tribal governments, tribal organizations,
5	and tribal nonprofit organizations;
6	(3) determinations not to award grant funds;
7	(4) grant awards made in violation of the eligi-
8	bility guidelines to a nontribal entity; and
9	(5) training, technical assistance, and data col-
10	lection grants for tribal grant programs or programs
11	addressing the safety of Indian women.
12	(b) Recommendations.—During consultations
13	under subsection (a), the Secretary and the Attorney Gen-
14	eral shall solicit recommendations from Indian tribes con-
15	cerning—
16	(1) administering tribal funds and programs;
17	(2) enhancing the safety of Indian women from
18	domestic violence, dating violence, sexual assault,
19	and stalking; and
20	(3) strengthening the Federal response to such
21	violent crimes.
22	SEC. 1003. ANALYSIS AND RESEARCH ON VIOLENCE ON
23	TRIBAL LANDS.
24	(a) National Baseline Study.—The Attorney
25	General, acting through the Director of the Office on Vio-

1	lence Against Women, shall conduct a national baseline
2	study to examine violence against Indian women.
3	(b) Scope.—
4	(1) In general.—The study shall examine vio-
5	lence committed against Indian women, including—
6	(A) domestic violence;
7	(B) dating violence;
8	(C) sexual assault;
9	(D) stalking; and
10	(E) murder.
11	(2) EVALUATION.—The study shall evaluate the
12	effectiveness of Federal, State, tribal, and local re-
13	sponses to the violations described in paragraph (1)
14	committed against Indian women.
15	(c) Task Force.—
16	(1) In General.—The Attorney General, act-
17	ing through the Director of the Office on Violence
18	Against Women, shall establish a task force to assist
19	in the development and implementation of the study
20	under subsection (a).
21	(2) Members.—The Director shall appoint to
22	the task force representatives from—
23	(A) national tribal domestic violence and
24	sexual assault nonprofit organizations;
25	(B) tribal governments; and

1	(C) the National Congress of American In-
2	dians.
3	(d) Report.—Not later than 2 years after the date
4	of enactment of this Act, the Attorney General shall sub-
5	mit to Congress a report that describes the findings made
6	in the study.
7	(e) AUTHORIZATION OF APPROPRIATIONS.—There is
8	authorized to be appropriated to carry out this section
9	\$1,000,000 for each of fiscal years 2006 and 2007, to re-
10	main available until expended.
11	SEC. 1004. TRACKING OF VIOLENCE ON TRIBAL LANDS.
12	(a) Access to Federal Criminal Information
13	Databases.—Section 534 of title 28, United States Code,
14	is amended—
15	(1) by redesignating subsection (d) as sub-
16	section (e); and
17	(2) by inserting after subsection (c) the fol-
18	lowing:
19	"(d) Indian Law Enforcement Agencies.—The
20	Attorney General shall permit Indian law enforcement
21	agencies, in cases of domestic violence, dating violence,
22	sexual assault, and stalking, to enter information into
23	Federal criminal information databases and to obtain in-
24	formation from the databases, including information relat-
25	ing to—

1	"(1) identification records;
2	"(2) criminal history records;
3	"(3) protection orders; and
4	"(4) wanted person records.".
5	(b) Tribal Registry.—
6	(1) Establishment.—The Attorney General
7	shall contract with any interested Indian tribe, tribal
8	organization, or tribal nonprofit organization to de-
9	velop and maintain—
10	(A) a national tribal sex offender registry:
11	and
12	(B) a tribal protection order registry con-
13	taining civil and criminal orders of protection
14	issued by Indian tribes and participating juris-
15	dictions.
16	(2) Authorization of appropriations.—
17	There is authorized to be appropriated to carry out
18	this section $$1,000,000$ for each of fiscal years 2006
19	through 2010, to remain available until expended.
20	SEC. 1005. TRIBAL DIVISION OF THE OFFICE ON VIOLENCE
21	AGAINST WOMEN.
22	Part T of the Omnibus Crime Control and Safe
23	Streets Act of 1968 is amended by adding after section
24	2015 (as added by section 604 of this Act) the following

1 "SEC. 2016. TRIBAL DIVISION.

2	"(a) In General.—The Director of the Office on Vi-
3	olence Against Women shall designate one or more em-
4	ployees, each of whom shall have demonstrated expertise
5	in tribal law and practice regarding domestic violence, dat-
6	ing violence, sexual assault, and stalking against members
7	of Indian tribes, to be responsible for—
8	"(1) overseeing and managing the administra-
9	tion of grants to and contracts with Indian tribes,
10	tribal courts, tribal organizations, tribal nonprofit
11	organizations and the territories;
12	"(2) ensuring that, if a grant or a contract pur-
13	suant to such a grant is made to an organization to
14	perform services that benefit more than one Indian
15	tribe, the approval of each Indian tribe to be bene-
16	fited shall be a prerequisite to the making of the
17	grant or letting of the contract;
18	"(3) assisting in the development of Federal
19	policy, protocols, and guidelines on matters relating
20	to domestic violence, dating violence, sexual assault,
21	and stalking against members of Indian tribes;
22	"(4) advising the Director of the Office on Vio-
23	lence Against Women concerning policies, legislation,
24	implementation of laws, and other issues relating to
25	domestic violence, dating violence, sexual assault,
26	and stalking against members of Indian tribes;

- 1 "(5) representing the Office on Violence 2 Against Women in the annual consultations under 3 section 1002 of the Violence Against Women Reau-4 thorization Act of 2005;
 - "(6) providing assistance to the Department of
 Justice to develop policy and to enforce Federal law
 relating to domestic violence, dating violence, sexual
 assault, and stalking against members of Indian
 tribes;
 - "(7) maintaining a liaison with the judicial branches of Federal, State and tribal governments on matters relating to domestic violence, dating violence, sexual assault, and stalking against members of Indian tribes; and
 - "(8) ensuring that adequate tribal training, technical assistance, and data collection is made available to Indian tribes, tribal courts, tribal organizations, and tribal nonprofit organizations for all programs relating to domestic violence, dating violence, sexual assault, and stalking against members of Indian tribes.

22 "(b) Authority.—

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"(1) IN GENERAL.—The Director shall ensure
that a portion of the tribal set-aside funds from any
grant awarded under the Violence Against Women

1	Act of 1994 (title IV of Public Law 103–322) or the
2	Violence Against Women Act of 2000 (division B of
3	Public Law 106–386) is used to enhance the capac-
4	ity of Indian tribes to address the safety of members
5	of Indian tribes.
6	"(2) Accountability.—The Director shall en-
7	sure that some portion of the tribal set-aside funds
8	from any grant made under this part is used to hold
9	offenders accountable through—
10	"(A) enhancement to the response of In-
11	dian tribes to crimes of domestic violence, dat-
12	ing violence, sexual assault, and stalking
13	against Indian women, including legal services
14	for victims and Indian-specific offender pro-
15	grams;
16	"(B) development and maintenance of trib-
17	al domestic violence shelters or programs for
18	battered members of Indian tribes, including
19	sexual assault services, that are based upon the
20	unique circumstances of the members of Indian
21	tribes to be served;
22	"(C) development of tribal educational
23	awareness programs and materials;
24	"(D) support for customary tribal activities
25	to strengthen the intolerance of an Indian tribe

1	to violence against memberes of Indian tribes;
2	and
3	"(E) development, implementation, and
4	maintenance of tribal electronic databases for
5	tribal protection order registries.
6	"SEC. 2017. SAFETY FOR INDIAN WOMEN FORMULA GRANTS
7	PROGRAM.
8	"(a) Establishment.—
9	"(1) In general.—Of the amounts set aside
10	for Indian tribes and tribal organizations in a pro-
11	gram referred to in paragraph (2), the Attorney
12	General, through the Director of the Office of Vio-
13	lence Against Women (referred to in this section as
14	the "Director"), shall take such setasides and com-
15	bine them to establish the Safety for Indian Women
16	Formula Grants Program, a single formula grant
17	program to enhance the response of Indian tribal
18	governments to address the safety of members of In-
19	dian tribes. Grants made under this program shall
20	be administered by the Tribal Division of the Office
21	on Violence Against Women.
22	"(2) Programs covered.—The programs cov-
23	ered by paragraph (1) are the programs carried out
24	under the following provisions:

1	"(A) Section 2007 (42 U.S.C. 3796gg-1),
2	Grants to Combat Violent Crimes Against
3	Women.
4	"(B) Section 2101 (42 U.S.C. 3796hh),
5	Grants to Encourage Arrest Policies.
6	"(C) Section 1201 of the Violence Against
7	Women Act of 2000 (42 U.S.C. 3796gg-6),
8	Legal Assistance for Vicitms.
9	"(D) Section 1301 of the Violence Against
10	Women Act of 2000 (42 U.S.C. 10420), Safe
11	Havens for Children Pilot Program.
12	"(E) Section 40295 of the Violence
13	Against Women Act of 1994 (42 U.S.C.
14	13971), Rural Domestic Violence and Child
15	Abuser Enforcement Assistance.
16	"(F) Section 41002 of the Violence
17	Against Women Act of 1994, Grants for Court
18	Training and Improvements.
19	"(b) Purpose of Program and Grants.—
20	"(1) General program purpose.—The pur-
21	pose of the program required by this section is to as-
22	sist Indian tribal governments to develop and en-
23	hance effective governmental strategies to curtail
24	violent crimes against and increase the safety of

members of Indian tribes consistent with tribal law
and custom, specifically the following:

"(A) To increase tribal capacity to respond to domestic violence, dating violence, sexual assault, and stalking crimes against members of Indian tribes.

"(B) To strengthen tribal justice interventions including tribal law enforcement, prosecution, courts, probation, correctional facilities; and enhance services to members of Indian tribes victimized by domestic violence, dating violence, sexual assault, and stalking.

"(2) Purposes for which grants may be used.—The Director may make grants to Indian tribes for the purpose of enhancing participating tribes' capacity to address the safety of members of Indian tribes. Each participating tribe shall exercise its right of self-determination and self-governance in allocating and using funds made available under the program. Each participating tribe may use funds under the program to support its specific tribally based response to increasing the safety of members of Indian tribes. Grants under the program shall support the governmental efforts identified by the Indian tribe required according to its distinctive

1	ways of life to increase the safety of members of In-
2	dian tribes from crimes of sexual assault, domestic
3	violence, dating violence, stalking, kidnapping, and
4	murder.
5	"(c) DISBURSEMENT.—Not later than 120 days after
6	the receipt of an application under this section, the Attor-
7	ney General, through the Director, shall—
8	"(1) disburse the appropriate sums provided for
9	under this section; or
10	"(2) inform the Indian tribe why the applica-
11	tion does not conform to the terms of the application
12	requirements.
13	"(d) Required Procedures.—
14	"(1) DEADLINE TO PROVIDE NOTICE.—No later
15	than 60 days after receiving an appropriation of
16	funds supporting the program required by this sec-
17	tion, Director shall—
18	"(A) publish in the Federal Register notifi-
19	cation of—
20	"(i) the availability of those funds to
21	Indian tribes;
22	"(ii) the total amount of funds avail-
23	able; and
24	"(iii) the process by which tribes may
25	participate in the program; and

1	"(B) mail each Indian tribe a notification
2	of the matters required by subparagraph (A),
3	together with instructions on the process, copies
4	of application forms, and a notification of the
5	deadline for submission of an application.
6	"(2) Deadline to make funds available.—
7	No later than 180 days after receiving an appropria-
8	tion referred to in paragraph (1), the Director shall
9	distribute and make accessible those funds to Indian
10	tribes opting to participate in the program.
11	"(3) FORMULA.—The Director shall distribute
12	those funds according to the following formula: —
13	"(A) 60 percent of the available funds
14	shall be allocated equally to all Indian tribes
15	who exercise the option to access the funds,
16	"(B) The remaining 40 percent shall be al-
17	located to the same Indian tribes on a per cap-
18	ita basis, according to the population residing
19	in the respective Indian tribe's service area.
20	"(4) Set-Aside.—No later than 120 days after
21	receiving an appropriation referred to in paragraph
22	(1), the Director shall set aside not less than 5 per-
23	cent and up to 7 percent of the total amount of
24	those funds for the purpose of entering into a coop-

erative agreement or contract with one or more trib-

1 al organizations with demonstrated expertise in pro-2 viding training and technical assistance to Indian tribes in addressing domestic violence, dating vio-3 lence, sexual assault, and stalking against members 5 of Indian tribes, tribal law, and customary pratices. 6 At least one of the cooperative agreements or con-7 tracts shall be entered into with a single tribal orga-8 nization to provide comprehensive technical assist-9 ance to participating tribal governments. Such train-10 ing and technical assistance shall be specifically designed to address the unique legal unique legal sta-12 tus, distinct cultural ways of life, and geographic cir-13 cumstances of the Indian tribes receiving funds 14 under the program.

"(e) Recipient Requirements.—

- "(1) IN GENERAL.—Indian tribes may receive funds under the program required by this section as individual tribes or as a consortium of tribes.
- "(2)SUBGRANTS AND OTHER ARRANGE-MENTS.—Participating tribes may make subgrants or enter into contracts or cooperative agreements with the funds under the program to enhance the safety of, and end domestic violence, dating violence, sexual assault, and stalking against, members of Indian tribes.

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"(3) Set aside.—Participating tribes must set aside no less than 40 percent of their total allocation under this section for tribally specific domestic violence, dating violence, sexual assault, or stalking victim services and advocacy for members of Indian tribes. The services supported with funds under the program must be designed to address the unique circumstances of the individuals to be served, including the customary practices and linguistic needs of the individuals within the tribal community to be served. Tribes shall give preference to tribal organizations or tribal nonprofit organizations providing advocacy services to members of Indian tribes within the community to be served such as a safety center or shelter program for members of Indian tribes. In the case where the above organizations do not exist within the participating tribe, the participation and support from members of Indian tribes in the community to be served is sufficient to meet this requirement.

"(f) Administration Requirements.—

"(1) APPLICATION.—To reduce the administrative burden for Indian tribes, the Director shall prepare an expedited application process for Indian tribes participating in the program required by this

1	section. The expedited process shall facilitate partici-
2	pating tribes' submission of information—
3	"(A) outlining project activities;
4	"(B) describing how the project activities
5	will enhance the Indian tribe's response to do-
6	mestic violence, dating violence, sexual assault,
7	and stalking against members of Indian tribes;
8	and
9	"(C) identifying the tribal partner pro-
10	viding advocacy and related services for mem-
11	bers of Indian tribes who are victims of crimes
12	of domestic violence, dating violence, sexual as-
13	sault, and stalking.
14	"(2) Reporting and Evaluation.—The Di-
15	rector shall alleviate administrative burdens upon
16	participating Indian tribes by—
17	"(A) developing a reporting and evaluation
18	process relevant to the distinct governance of
19	Indian tribes;
20	"(B) requiring only essential data to be
21	collected; and
22	"(C) limiting reporting to an annual basis.
23	"(3) Grant Period.—The Director shall
24	award grants for a two-year period, with a possible

1	extension of another two years to implement projects
2	under the grant.
3	"(g) Presumption That Matching Funds not
4	Required.—
5	"(1) In general.—Given the unique political
6	relationship between the United States and Indian
7	tribes differentiates tribes from other entities that
8	deal with or are affected by, the Federal Govern-
9	ment, the Director shall not require an Indian tribe
10	to match funds under this section, except as pro-
11	vided in paragraph (2).
12	"(2) Exception.—If the Director determines
13	that an Indian tribe has adequate resources to com-
14	ply with a matching requirement that would other-
15	wise apply but for the operation of paragraph (1),
16	the Director may waive the operation of paragraph
17	(1) for that tribe.
18	"(h) EVALUATION.—The Director shall award a con-
19	tract or cooperative agreement to evaluate programs under
20	this section to an entity with the demonstrated expertise
21	in domestic violence, dating violence, sexual assault, and
22	stalking and knowledge and experience in—
23	"(1) the development and delivery of services to
24	members of Indian tribes who are victimized;

1	"(2) the development and implementation of
2	tribal governmental responses to such crimes; and
3	"(3) the traditional and customary practices of
4	Indian tribes to such crimes.".
5	SEC. 1006. GAO REPORT TO CONGRESS ON STATUS OF
6	PROSECUTION OF SEXUAL ASSAULT AND DO-
7	MESTIC VIOLENCE ON TRIBAL LANDS.
8	(a) In General.—Not later than 1 year after the
9	date of enactment of this section, the Comptroller General
10	of the United States shall submit to the Congress a report
11	on the prosecution of sexual assault and domestic violence
12	committed against adult American Indians and Alaska
13	Natives.
14	(b) Contents of Report.—The report required by
15	subsection (a) shall include the following:
16	(1) An assessment of the effectiveness of pros-
17	ecution of such cases by the United States district
18	attorneys of such cases.
19	(2) For each district containing Indian country,
20	a summary of the number of sexual assault and do-
21	mestic violence related cases within Federal criminal
22	jurisdiction and charged according to the following
23	provisions of title 18, United States Code: Sections
24	1153, 1152, 113, $2261(a)(1)(2)$, $2261A(1)$,
25	2261A(2), $2261(a)(1)(2)$, and $922(g)(8)$.

1	(3) A summary of the number of—
2	(A) reports received;
3	(B) investigations conducted;
4	(C) declinations and basis for declination;
5	(D) prosecutions, including original charge
6	and final disposition;
7	(E) sentences imposed upon conviction;
8	and
9	(F) male victims, female victims, Indian
10	defendants, and non-Indian defendants.
11	(3) The priority assigned by the district to the
12	prosecution of such cases and the percentage of such
13	cases prosecuted to total cases prosecuted.
14	(4) Any recommendations by the Comptroller
15	General for improved Federal prosecution of such
16	cases.
17	(c) Years Covered.—The report required by this
18	section shall cover the years 2000 through 2005.