	(Original Signature of Member)	
112TH CONGRESS 2D SESSION	H. R	

To improve security at State and local courthouses.

IN THE HOUSE OF REPRESENTATIVES

Mrs. Adams introduced	the following bill;	which was	referred	to the
Committee on				

A BILL

To improve security at State and local courthouses.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Local Courthouse Safe-
- 5 ty Act of 2012".
- 6 SEC. 2. SECURITY TRAINING.
- 7 Part D of title I of the Omnibus Crime Control and
- 8 Safe Streets Act of 1968 (42 U.S.C. 3741 et seq.) is
- 9 amended by adding at the end the following:

1	"SEC. 403. PREVENTING VIOLENCE AGAINST LAW EN-
2	FORCEMENT AND ENSURING OFFICER RESIL-
3	IENCE AND SURVIVABILITY.
4	"The Director may carry out a training and technical
5	assistance program designed to teach employees of State,
6	local, and tribal law enforcement agencies how to antici-
7	pate, survive, and respond to violent encounters during the
8	course of their duties, including duties relating to security
9	at State, county, and tribal courthouses. If the Director
10	offers a training program specifically designed to train
11	participants on courthouse security issues, preference for
12	admission into such program shall be given to employees
13	of jurisdictions that have magnetometers available for use
14	at their courthouses.".
15	SEC. 3. STATE JUSTICE INSTITUTE.
16	The State Justice Institute Act of 1984 is amended—
17	(1) in section $203(b)(1)$ (42 U.S.C.
18	10702(b)(1), in the matter preceding subparagraph
19	(A), by inserting ", safe," after "a fair"; and
20	(2) in section 206 (42 U.S.C. 10705)—
21	(A) in subsection (c)—
22	(i) in paragraph (14)—
23	(I) by inserting "to" before "con-
24	duct"; and
25	(II) by striking "and" at the end;

1	(ii) by redesignating paragraph (15)
2	as paragraph (16); and
3	(iii) by inserting after paragraph (14)
4	the following:
5	"(15) to improve the safety and security of
6	State and local courts; and"; and
7	(B) by adding at the end the following:
8	"(g) Magnetometers.—In the case of a grant
9	awarded under this section to be used as described in sub-
10	section (c)(15), if the State or local court applying for the
11	grant does not have magnetometers available for use, not
12	less than \$300 nor more than \$1,000 of the matching
13	fund required under subsection (d) of the State or local
14	court shall be used to acquire a magnetometer.".
15	SEC. 4. SECURITY EQUIPMENT.
16	(a) In General.—Subchapter III of chapter 5 of
17	title 40, United States Code, is amended by adding after
18	section 559 the following:
19	"§ 560. Surplus security equipment for State and
20	local courts
21	"(a) Definitions.—In this section—
22	"(1) the term 'surplus security equipment'
23	means surplus property that is used to detect weap-
24	ons, including metal detectors, wands, and baggage
25	screening devices; and

1	"(2) the term 'qualifying State or local court-
2	house' means a courthouse of a State or local gov-
3	ernment that has less security equipment than the
4	security needs of the courthouse require.
5	"(b) Disposal of Surplus Security Equip-
6	MENT.—
7	"(1) In general.—Notwithstanding any other
8	provision of this subchapter, the Administrator of
9	General Services shall ensure that a qualifying State
10	or local courthouse has an opportunity to request to
11	receive surplus security equipment for use at the
12	qualifying State or local courthouse before the sur-
13	plus security equipment is made available to any
14	other individual or entity under this subchapter.
15	"(2) Disposal.—
16	"(A) In General.—Subject to subpara-
17	graph (B), upon request by qualifying State or
18	local courthouse for surplus security equipment
19	for use at a qualifying State or local court-
20	house, the surplus security equipment shall be
21	made available to the qualifying State or local
22	courthouse without cost, except for any costs of
23	shipping, handling, and maintenance.
24	"(B) MULTIPLE REQUESTS.—If more than
25	1 qualifying State or local courthouse requests

1	a particular piece of surplus security equip-
2	ment, the surplus security equipment shall be
3	distributed based on need, as determined by the
4	Administrator of General Services, with priority
5	given to a qualifying State or local courthouse
6	that has no security equipment.".
7	(b) Technical and Conforming Amendment.—
8	The table of sections for chapter 5 of title 40, United
9	States Code, is amended by inserting after the item relat-
10	ing to section 559 the following:
	"560. Surplus security equipment for State and local courts.".

^{&#}x27;560. Surplus security equipment for State and local courts.".