109TH CONGRESS 1ST SESSION

S. 1934

To reauthorize the grant program of the Department of Justice for reentry of offenders into the community, to establish a task force on Federal programs and activities relating to the reentry of offenders into the community, and for other purposes.

IN THE SENATE OF THE UNITED STATES

OCTOBER 27, 2005

Mr. Specter (for himself, Mr. Biden, Mr. Brownback, Mr. Talent, Mr. DeWine, Mr. Corzine, Mr. Bingaman, Mr. Kyl, Mr. Santorum, and Mr. Obama) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To reauthorize the grant program of the Department of Justice for reentry of offenders into the community, to establish a task force on Federal programs and activities relating to the reentry of offenders into the community, 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.
- 4 This Act may be cited as the "Second Chance Act
- 5 of 2005: Community Safety Through Recidivism Preven-
- 6 tion" or the "Second Chance Act of 2005".

SEC. 2. FINDINGS.

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- (1) In 2002, over 7,000,000 people were incar cerated in Federal or State prisons or in local jails.
 Nearly 650,000 people are released from State incarceration to communities nationwide each year.
 - (2) There are over 3,200 jails throughout the United States, the vast majority of which are operated by county governments. Each year, these jails will release in excess of 10,000,000 people back into the community.
 - (3) Nearly ²/₃ of released State prisoners are expected to be rearrested for a felony or serious misdemeanor within 3 years after release.
 - (4) In his 2004 State of the Union address, President Bush correctly stated: "We know from long experience that if [former prisoners] can't find work, or a home, or help, they are much more likely to commit more crimes and return to prison. . . . America is the land of the second chance, and when the gates of the prison open, the path ahead should lead to a better life".
 - (5) In recent years, a number of States and local governments have begun to establish improved systems for reintegrating former prisoners. Under such systems, corrections officials begin to plan for

- a prisoner's release while the prisoner is incarcerated and provide a transition to needed services in the community. After offenders are released, local governments and community agencies coordinate and provide a continuation of reentry services.
 - (6) Faith leaders and parishioners have a long history of helping ex-offenders transform their lives. Through prison ministries and outreach in communities, churches and faith-based organizations have pioneered reentry services to prisoners and their families.
 - (7) Successful reentry protects those who might otherwise be crime victims. It also improves the likelihood that individuals released from prison, jail, or juvenile detention facilities can pay fines, fees, restitution, and provide family support.
 - (8) According to the Bureau of Justice Statistics, expenditures on corrections alone increased from \$9,000,000,000 in 1982 to \$59,600,000,000 in 2002. These figures do not include the cost of arrest and prosecution, nor do they take into account the cost to victims.
 - (9) Increased recidivism results in profound collateral consequences, including public health risks,

- homelessness, unemployment, and disenfranchise ment.
 - (10) The high prevalence of infectious disease, substance abuse, and mental health disorders that have been found in incarcerated populations demands that a recovery model of treatment should be used for handling the more than ²/₃ of all offenders with such needs.
 - (11) Some of the most significant costs of prisoner reentry are the impact on children, weakened ties among family members, and destabilized communities. The long-term generational effects of multiple family member involvement in the justice system and lack of role models present a great risk to children.
 - (12) According to the 2001 national data from the Bureau of Justice Statistics, 3,500,000 parents were supervised by the correctional system. Prior to incarceration, 64 percent of female prisoners and 44 percent of male prisoners in State facilities lived with their children.
 - (13) Between 1991 and 1999, the number of children with a parent in a Federal or State correctional facility increased by more than 100 percent, from approximately 900,000 to approximately

- 2,000,000. According to the Bureau of Prisons, there is evidence to suggest that inmates who are connected to their children and families are more likely to avoid negative incidents and have reduced sentences.
 - (14) Released prisoners cite family support as the most important factor in helping them stay out of prison. Research suggests that families are an often underutilized resource in the reentry process.
 - (15) Approximately 100,000 juveniles (ages 17 and under) leave juvenile correctional facilities, State prison, or Federal prison each year. Juveniles released from confinement still have their likely prime crime years ahead of them. Juveniles released from secure confinement have a recidivism rate ranging from 55 to 75 percent. The chances that young people will successfully transition into society improve with effective reentry and aftercare programs.
 - (16) Studies have shown that from 15 percent to 27 percent of prisoners expect to go to homeless shelters upon release from prison.
 - (17) The National Institute of Justice has found that after 1 year of release, up to 60 percent of former inmates are not employed.

- (18) 57 percent of Federal and 70 percent of State inmates used drugs regularly before prison, with some estimates of involvement with drugs or alcohol around the time of the offense as high as 84 percent (BJS Trends in State Parole, 1990–2000).
- (19) According to the Bureau of Justice Statistics, 60 to 83 percent of the Nation's correctional population have used drugs at some point in their lives. This is twice the estimated drug use of the total United States population of 40 percent.
- proven results for serving the special population of female offenders and substance abusers with children. An evaluation by the Substance Abuse and Mental Health Services Administration of family-based treatment for substance abusing mothers and children found that at 6 months post treatment, 60 percent of the mothers remain alcohol and drug free, and drug related offenses declined from 28 to 7 percent. Additionally, a 2003 evaluation of residential family based treatment programs revealed that 60 percent of mothers remained clean and sober 6 months after treatment, criminal arrests declined by 43 percent, and 88 percent of the children treated in the program with their mothers remain stabilized.

- 1 (21) A Bureau of Justice Statistics analysis in-2 dicated that only 33 percent of Federal and 36 per-3 cent of State inmates had participated in residential inpatient treatment programs for alcohol and drug 5 abuse 12 months before their release. Further, over 6 1/3 of all jail inmates have some physical or mental 7 disability and 25 percent of jail inmates have been 8 treated at some time for a mental or emotional prob-9 lem.
 - (22) According to the National Institute of Literacy, 70 percent of all prisoners function at the 2 lowest literacy levels.
 - (23) The Bureau of Justice Statistics has found that 27 percent of Federal inmates, 40 percent of State inmates, and 47 percent of local jail inmates have never completed high school or its equivalent. Furthermore, the Bureau of Justice Statistics has found that less educated inmates are more likely to be recidivists. Only 1 in 4 local jails offers basic adult education programs.
 - (24) Participation in State correctional education programs lowers the likelihood of reincarceration by 29 percent, according to a recent United States Department of Education study. A Federal Bureau of Prisons study found a 33 percent drop in

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1	recidivism among Federal prisoners who participated
2	in vocational and apprenticeship training.
3	(25) Almost 60 percent of the prison population
4	in 2002 was less than 35 years old.
5	(26) Less than 32 percent of State prison in-
6	mates have a high school diploma or a higher level
7	of education, compared to 82 percent of the general
8	population.
9	(27) Approximately 38 percent of inmates who
10	completed 11 years or less of school were not work-
11	ing before entry into prison.
12	(28) The percentage of State prisoners partici-
13	pating in educational programs has decreased by
14	more than 8 percent over the period 1991–1997, de-
15	spite growing evidence of how educational program-
16	ming while incarcerated reduces recidivism.
17	(29) Transitional jobs programs have proven to
18	help people with criminal records to successfully re-
19	turn to the workplace and to the community, and
20	therefore can reduce recidivism rates.
21	SEC. 3. REAUTHORIZATION OF ADULT AND JUVENILE OF-
22	FENDER STATE AND LOCAL REENTRY DEM-
23	ONSTRATION PROJECTS.
24	(a) Adult and Juvenile Offender Demonstra-
25	TION PROJECTS AUTHORIZED.—Section 2976(b) of the

1	Omnibus Crime Control and Safe Streets Act of 1968 (42
2	U.S.C. 3797w(b)) is amended by striking paragraphs (1)
3	through (4) and inserting the following:
4	"(1) establishing or improving the system or
5	systems under which—
6	"(A) the correctional agency of the State
7	or local government develops and carries out
8	plans to facilitate the reentry into the commu-
9	nity of each offender in State or local custody;
10	"(B) the supervision and services provided
11	to offenders in State or local custody are co-
12	ordinated with the supervision and services pro-
13	vided to offenders after reentry into the com-
14	munity;
15	"(C) the efforts of various public and pri-
16	vate entities to provide supervision and services
17	to offenders after reentry into the community,
18	and to family members of such offenders, are
19	coordinated; and
20	"(D) offenders awaiting reentry into the
21	community are provided with documents (such
22	as identification papers, referrals to services,
23	medical prescriptions, job training certificates,
24	apprenticeship papers, and information on ob-
25	taining public assistance) useful in achieving a

- successful transition from prison, jail, or detention;
 tion;
 "(2) carrying out programs and initiatives by
 - "(2) carrying out programs and initiatives by units of local government to strengthen reentry services for individuals released from local jails;
 - "(3) enabling jail or prison mentors of offenders to remain in contact with those offenders, including through the use of such technology as videoconferencing, during incarceration and after reentry into the community and encouraging the involvement of prison or jail mentors in the reentry process;
 - "(4) providing structured post-release housing and transitional housing, including group homes for recovering substance abusers, through which offenders are provided supervision and services immediately following reentry into the community;
 - "(5) assisting offenders in securing permanent housing upon release or following a stay in transitional housing;
 - "(6) providing continuity of health services (including screening, assessment, and aftercare for mental health services, substance abuse treatment and aftercare, and treatment for contagious dis-

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eases) to offenders in custody and after reentry into the community;

> "(7) providing offenders with education, job training, responsible parenting and healthy relationship skills training designed specifically for addressing the needs of incarcerated and transitioning fathers and mothers, English as a second language programs, work experience programs, self-respect and life skills training, and other skills useful in achieving a successful transition from prison;

> "(8) facilitating collaboration among corrections and community corrections, technical schools, community colleges, and the workforce development and employment service sectors to—

"(A) promote, where appropriate, the employment of people released from prison and jail, through efforts such as educating employers about existing financial incentives, and facilitate the creation of job opportunities, including transitional jobs and time limited subsidized work experience (where appropriate), for this population that will benefit communities;

"(B) connect inmates to employment, including supportive employment and employment services, before their release to the community,

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to provide work supports, including transportation and retention services, as appropriate, and identify labor market needs to ensure that education and training are appropriate; and

"(C) address barriers to employment, including licensing that are not directly connected to the crime committed and the risk that the ex-offender presents to the community, and provide case management services as necessary to prepare offenders for jobs that offer the potential for advancement and growth;

"(9) assessing the literacy and educational needs of offenders in custody and identifying and providing services appropriate to meet those needs, including follow-up assessments and long-term services;

"(10) systems under which family members of offenders are involved in facilitating the successful reentry of those offenders into the community, including removing obstacles to the maintenance of family relationships while the offender is in custody, strengthening the family's capacity to function as a stable living situation during reentry where appropriate, and involving family members in the planning and implementation of the reentry process;

- 1 "(11) programs under which victims are in-2 cluded, on a voluntary basis, in the reentry process;
- "(12) identifying and addressing barriers to collaborating with child welfare agencies in the provision of services jointly to offenders in custody and to the children of such offenders;
 - "(13) carrying out programs that support children of incarcerated parents, including those in foster care and those cared for by grandparents or other relatives, commonly referred to as kinship care, including mentoring children of prisoners programs;
 - "(14) carrying out programs for the entire family unit, including the coordination of service delivery across agencies;
 - "(15) implementing programs in correctional agencies to include the collection of information regarding any dependent children of an incarcerated person as part of intake procedures, including the number of children, age, and location or jurisdiction, and connect identified children with services as appropriate and needed;
 - "(16) addressing barriers to the visitation of children with an incarcerated parent, and maintenance of the parent-child relationship as appropriate

1	to the safety and well-being of the children, such as
2	the location of facilities in remote areas, telephone
3	costs, mail restrictions, and visitation policies;
4	"(17) creating, developing, or enhancing pris-
5	oner and family assessments curricula, policies, pro-
6	cedures, or programs (including mentoring pro-
7	grams) to help prisoners with a history or identified
8	risk of domestic violence, dating violence, sexual as-
9	sault, or stalking reconnect with their families and
10	communities, as appropriate (or when it is safe to do
11	so), and become mutually respectful, nonabusive par-
12	ents or partners, under which particular attention is
13	paid to the safety of children affected and the con-
14	fidentiality concerns of victims, and efforts are co-
15	ordinated with existing victim service providers;
16	"(18) developing programs and activities that
17	support parent-child relationships, such as—
18	"(A) using telephone conferencing to per-
19	mit incarcerated parents to participate in par-
20	ent-teacher conferences;
21	"(B) using videoconferencing to allow vir-
22	tual visitation when incarcerated persons are
23	more than 100 miles from their families;
24	"(C) the development of books on tape

programs, through which incarcerated parents

1	read a book into a tape to be sent to their chil-
2	dren;
3	"(D) the establishment of family days,
4	which provide for longer visitation hours or
5	family activities;
6	"(E) the creation of children's areas in vis-
7	itation rooms with parent-child activities;
8	"(F) the implementation of programs to
9	help incarcerated fathers and mothers stay con-
10	nected to their children and learn responsible
11	parenting and healthy relationship skills; or
12	"(G) mentoring children of prisoners pro-
13	gram;
14	"(19) expanding family-based treatment centers
15	that offer family-based comprehensive treatment
16	services for parents and their children as a complete
17	family unit;
18	"(20) conducting studies to determine who is
19	returning to prison or jail and which of those return-
20	ing prisoners represent the greatest risk to commu-
21	nity safety;
22	"(21) developing or adopting procedures to en-
23	sure that dangerous felons are not released from
24	prison prematurely;

1	"(22) developing and implementing procedures
2	to assist relevant authorities in determining when re-
3	lease is appropriate and in the use of data to inform
4	the release decision;
5	"(23) developing and implementing procedures
6	to identify efficiently and effectively those violators
7	of probation, parole, or post incarceration super-
8	vision who should be returned to prison or jail;
9	"(24) utilizing validated assessment tools to as-
10	sess the risk factors of returning inmates and
11	prioritizing services based on risk;
12	"(25) facilitating and encouraging timely and
13	complete payment of restitution and fines by ex-of-
14	fenders to victims and the community;
15	"(26) establishing or expanding the use of re-
16	entry courts and other programs to—
17	"(A) monitor offenders returning to the
18	community;
19	"(B) provide returning offenders with—
20	"(i) drug and alcohol testing and
21	treatment; and
22	"(ii) mental and medical health as-
23	sessment and services;
24	"(C) facilitate restorative justice practices
25	and convene family or community impact pan-

1	els, family impact educational classes, victim
2	impact panels, or victim impact educational
3	classes;
4	"(D) provide and coordinate the delivery of
5	other community services to offenders, includ-
6	ing—
7	"(i) housing assistance;
8	"(ii) education;
9	"(iii) employment training;
10	"(iv) children and family support to
11	include responsible parenting and healthy
12	relationship skill training designed specifi-
13	cally to address the needs of incarcerated
14	and transitioning fathers and mothers;
15	"(v) conflict resolution skills training;
16	"(vi) family violence intervention pro-
17	grams;
18	"(vii) culturally and linguistically
19	competent services, as appropriate; and
20	"(viii) other appropriate services; and
21	"(E) establish and implement graduated
22	sanctions and incentives; and
23	"(27) providing technology and other tools to
24	advance post release supervision.".

1	(b) Juvenile Offender Demonstration
2	PROJECTS REAUTHORIZED.—Section 2976(c) of the Om-
3	nibus Crime Control and Safe Streets Act of 1968 (42
4	U.S.C. 3797w(c)) is amended by striking "may be ex-
5	pended for" and all that follows through the period at the
6	end and inserting "may be expended for any activity re-
7	ferred to in subsection (b).".
8	(c) Applications; Requirements; Priorities
9	PERFORMANCE MEASUREMENTS.—Section 2976 of the
10	Omnibus Crime Control and Safe Streets Act of 1968 (42
11	U.S.C. 3797w) is amended—
12	(1) by redesignating subsection (h) as sub-
13	section (o); and
14	(2) by striking subsections (d) through (g) and
15	inserting the following:
16	"(d) Applications.—A State, unit of local govern-
17	ment, territory, or Indian tribe, or combination thereof de-
18	siring a grant under this section shall submit an applica-
19	tion to the Attorney General that—
20	"(1) contains a reentry strategic plan, as ref-
21	erenced in subsection (h), which describes the long-
22	term strategy, and a detailed implementation sched-
23	ule, including the jurisdiction's plans to pay for the

program after the Federal funding is discontinued;

1	"(2) identifies the local government role and
2	the role of governmental agencies and nonprofit or-
3	ganizations that will be coordinated by, and that will
4	collaborate on, the applicant's prisoner reentry strat-
5	egy and certifies their involvement; and
6	"(3) describes the methodology and outcome
7	measures that will be used in evaluating the pro-
8	gram.
9	"(e) Requirements.—The Attorney General may
10	make a grant to an applicant under this section only if
11	the application—
12	"(1) reflects explicit support of the chief execu-
13	tive officer of the State, unit of local government,
14	territory, or Indian tribe applying for a grant under
15	this section;
16	"(2) provides extensive discussion of the role of
17	State corrections departments, community correc-
18	tions agencies, juvenile justice systems, or local jail
19	systems in ensuring successful reentry of ex-offend-
20	ers into their communities;
21	"(3) provides extensive evidence of collaboration
22	with State and local government agencies overseeing
23	health, housing, child welfare, education, substance

abuse, and employment services, and local law en-

forcement;

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1	"(4) provides a plan for analysis of the appli-
2	cant's existing statutory, regulatory, rules-based,
3	and practice-based hurdles to a prisoner's reintegra-
4	tion into the community that—
5	"(A) takes particular note and makes rec-
6	ommendations with respect to laws, regulations,
7	rules, and practices that disqualify former pris-
8	oners from obtaining professional licenses or
9	other requirements necessary for certain types
10	of employment, and that hinder full civic par-
11	ticipation;
12	"(B) identifies and makes recommenda-
13	tions with respect to those laws, regulations,
14	rules, or practices that are not directly con-
15	nected to the crime committed and the risk that
16	the ex-offender presents to the community; and
17	"(C) affords members of the public an op-
18	portunity to participate in the process described
19	in this subsection; and
20	"(5) includes the use of a State, local, terri-
21	torial, or tribal task force, as referenced in sub-
22	section (i), to carry out the activities funded under
23	the grant.

1	"(f) Priority Consideration.—The Attorney Gen-
2	eral shall give priority to grant applications under this sec-
3	tion that best—
4	"(1) focus initiative on geographic areas with a
5	high population of ex-offenders;
6	"(2) include partnerships with nonprofit organi-
7	zations;
8	"(3) provide consultations with crime victims
9	and former incarcerated prisoners and their families;
10	"(4) review the process by which the State and
11	local governments adjudicate violations of parole,
12	probation, or post incarceration supervision and con-
13	sider reforms to maximize the use of graduated,
14	community-based sanctions for minor and technical
15	violations of parole, probation, or post incarceration
16	supervision;
17	"(5) establish prerelease planning procedures
18	for prisoners to ensure that a prisoner's eligibility
19	for Federal or State benefits (including Medicaid,
20	Medicare, Social Security, and Veterans benefits)
21	upon release is established prior to release, subject
22	to any limitations in law, and to ensure that pris-
23	oners are provided with referrals to appropriate so-
24	cial and health services or are linked to appropriate
25	nonprofit organizations;

1	"(6) include an agreement that the applicant,
2	in consultation with the National Institute of Jus-
3	tice, will modify the project design, initially and dur-
4	ing the project, in order to facilitate the evaluation
5	of outcomes by means, including (to the maximum
6	extent feasible) random assignment of offenders and
7	ex-offenders (or entities working with such persons)
8	to program delivery and control groups; and
9	"(7) target high-risk offenders for reentry pro-
10	grams through validated assessment tools.
11	"(g) Uses of Grant Funds.—
12	"(1) Federal share.—The Federal share of a
13	grant received under this section may not exceed 75
14	percent of the project funded under the grant, unless
15	the Attorney General—
16	"(A) waives, in whole or in part, the re-
17	quirement of this paragraph; and
18	"(B) publicly delineates the rationale for
19	the waiver.
20	"(2) Supplement not supplant.—Federal
21	funds received under this section shall be used to
22	supplement, not supplant, non-Federal funds that
23	would otherwise be available for the activities funded
24	under this section.
25	"(h) REENTRY STRATEGIC PLAN —

- "(1) IN GENERAL.—As a condition of receiving 1 2 financial assistance under this section, each appli-3 cant shall develop a comprehensive strategic reentry 4 plan that contains measurable annual and 5 year 5 performance outcomes. The plan shall have as a goal 6 to reduce the rate of recidivism of incarcerated per-7 sons served with funds from this section by 50 per-8 cent over a period of 5 years.
 - "(2) Coordination.—In developing reentry plans under this subsection, applicants shall coordinate with communities and stakeholders, including persons in the fields of public safety, corrections, housing, health, education, substance abuse, children and families, employment, business and members of nonprofit organizations that provide reentry services.
 - "(3) Measurements of progress.—Each reentry plan developed under this subsection shall measure the applicant's progress toward increasing public safety by reducing rates of recidivism and enabling released offenders to transition successfully back into their communities.

22 "(i) REENTRY TASK FORCE.—

"(1) IN GENERAL.—As a condition of receiving financial assistance under this section, each applicant shall establish or empower a Reentry Task

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1	Force, or other relevant convening authority, to ex-
2	amine ways to pool existing resources and funding
3	streams to promote lower recidivism rates for re-
4	turning ex-offenders and to minimize the harmful ef-
5	fects of incarceration on families and communities
6	by collecting data and best practices in offender re-
7	entry from demonstration grantees and other agen-
8	cies and organizations, and to provide a plan, as de-
9	scribed in subsection (e)(4).
10	"(2) Membership.—The task force or other
11	authority shall be comprised of relevant—
12	"(A) State, tribal, territorial, or local lead-
13	ers;
14	"(B) agencies;
15	"(C) service providers;
16	"(D) nonprofit organizations; and
17	"(E) stakeholders.
18	"(j) Strategic Performance Outcomes.—
19	"(1) In general.—Each applicant shall iden-
20	tify in their reentry strategic plan, as referenced in
21	subsection (h), specific performance outcomes re-
22	lated to the long-term goals of increasing public
23	safety and reducing recidivism.
24	"(2) Performance outcomes.—The perform-
25	ance outcomes identified under paragraph (1) shall

1	include, with respect to offenders released back into
2	the community—
3	"(A) reduction in recommitment rates;
4	"(B) reduction in crime;
5	"(C) increased employment and education
6	opportunities;
7	"(D) reduction in violations of conditions
8	of supervised release;
9	"(E) increased child support;
10	"(F) increased housing opportunities;
11	"(G) reduction in drug and alcohol abuse;
12	and
13	"(H) increased participation in substance
14	abuse and mental health services.
15	"(3) OTHER OUTCOMES.—States may include
16	in their reentry strategic plan other performance
17	outcomes that increase the success rates of offenders
18	who transition from prison.
19	"(4) Coordination.—Applicants should co-
20	ordinate with communities and stakeholders about
21	the selection of performance outcomes identified by
22	the applicant, and should consult with the Depart-
23	ment of Justice for assistance with data collection
24	and measurement activities.

1	"(5) Report.—Each grantee under this section
2	shall submit an annual report to the Department of
3	Justice that—
4	"(A) identifies the grantee's progress to-
5	ward achieving its strategic performance out-
6	comes; and
7	"(B) describes other activities conducted
8	by the grantee to increase the success rates of
9	the reentry population, such as programs that
10	foster effective risk management and treatment
11	programming, offender accountability, and com-
12	munity and victim participation.
13	"(k) Performance Measurement.—
14	"(1) In general.—The Department of Jus-
15	tice, in consultation with the grantees, shall—
16	"(A) identify primary and secondary
17	sources of information to support the measure-
18	ment of the performance indicators identified
19	under this section;
20	"(B) identify sources and methods of data
21	collection in support of performance measure-
22	ment required under this section;
23	"(C) provide to all grantees technical as-
24	sistance and training on performance measures

1	and data collection for purposes of this section;
2	and
3	"(D) coordinate with the Substance Abuse
4	and Mental Health Services Administration on
5	strategic performance outcome measures and
6	data collection for purposes of this section relat-
7	ing to substance abuse and mental health.
8	"(2) Coordination.—The Department of Jus-
9	tice shall coordinate with other Federal agencies to
10	identify national and other sources of information to
11	support grantee's performance measurement.
12	"(3) Standards for analysis.—Any statis-
13	tical analysis of population data conducted pursuant
14	to this section shall be conducted in accordance with
15	the Federal Register Notice dated October 30, 1997,
16	relating to classification standards.
17	"(l) Future Eligibility.—To be eligible to receive
18	a grant under this section for fiscal years after the first
19	receipt of such a grant, a grantee shall submit to the At-
20	torney General such information as is necessary to dem-
21	onstrate that—
22	"(1) the grantee has adopted a reentry plan
23	that reflects input from nonprofit organizations;
24	"(2) the grantee's reentry plan includes per-
25	formance measures to assess the grantee's progress

toward increasing public safety by reducing by 10
percent over the 2-year period the rate at which individuals released from prison who participate in the
reentry system supported by Federal funds are re-

committed to prison; and

- 6 "(3) the grantee will coordinate with the De-7 partment of Justice, nonprofit organizations, and 8 other experts regarding the selection and implemen-9 tation of the performance measures described in sub-10 section (k).
- 11 "(m) NATIONAL ADULT AND JUVENILE OFFENDER 12 REENTRY RESOURCE CENTER.—
 - "(1) AUTHORITY.—The Attorney General may, using amounts made available to carry out this subsection, make a grant to an eligible organization to provide for the establishment of a National Adult and Juvenile Offender Reentry Resource Center.
 - "(2) ELIGIBLE ORGANIZATION.—An organization eligible for the grant under paragraph (1) is any national nonprofit organization approved by the Federal task force established under section 4 of the Second Chance Act of 2005, that provides technical assistance and training to, and has special expertise and broad, national-level experience in offender reentry programs, training, and research.

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1	"(3) Use of funds.—The organization receiv-
2	ing the grant shall establish a National Adult and
3	Juvenile Offender Reentry Resource Center to—
4	"(A) provide education, training, and tech-
5	nical assistance for States, tribes, territories,
6	local governments, service providers, nonprofit
7	organizations, and corrections institutions;
8	"(B) collect data and best practices in of-
9	fender reentry from demonstration grantees and
10	others agencies and organizations;
11	"(C) develop and disseminate evaluation
12	tools, mechanisms, and measures to better as-
13	sess and document coalition performance meas-
14	ures and outcomes;
15	"(D) disseminate knowledge to States and
16	other relevant entities about best practices, pol-
17	icy standards, and research findings;
18	"(E) develop and implement procedures to
19	assist relevant authorities in determining when
20	release is appropriate and in the use of data to
21	inform the release decision;
22	"(F) develop and implement procedures to
23	identify efficiently and effectively those violators
24	of probation, parole, or post incarceration su-
25	pervision who should be returned to prison and

1	those who should receive other penalties based
2	on defined, graduated sanctions;
3	"(G) collaborate with the Federal task
4	force established under section 4 of the Second
5	Chance Act of 2005, and the Federal Resource
6	Center for Children of Prisoners;
7	"(H) develop a national research agenda;
8	and
9	"(I) bridge the gap between research and
10	practice by translating knowledge from research
11	into practical information.
12	"(4) Limit.—Of amounts made available to
13	carry out this section, not more than 4 percent shall
14	be available to carry out this subsection.
15	"(n) Administration.—Of amounts made available
16	to carry out this section—
17	"(1) not more than 2 percent shall be available
18	for administrative expenses in carrying out this sec-
19	tion; and
20	"(2) not more than 2 percent shall be made
21	available to the National Institute of Justice to
22	evaluate the effectiveness of the demonstration
23	projects funded under section 2976 of the Omnibus
24	Crime and Control and Safe Streets Act of 1968 (42

1	U.S.C. 3797w) as amended by this section, using a
2	methodology that—
3	"(A) includes, to the maximum extent fea-
4	sible, random assignment of offenders or ex-of-
5	fenders (or entities working with such persons)
6	to program delivery and control groups; and
7	"(B) generates evidence on which reentry
8	approaches and strategies are most effective.".
9	(d) Authorization of Appropriations.—Section
10	2976 of the Omnibus Crime Control and Safe Streets Act
11	of 1968 (42 U.S.C. 3797w) is amended in subsection
12	(o)(1), as so redesignated by subsection (c) of this section,
13	by striking "and \$16,000,000 for fiscal year 2005" and
14	inserting "\$100,000,000 for fiscal year 2006, and
15	\$100,000,000 for fiscal year 2007".
16	(e) Grant Authorization.—Section 2976(a) of the
17	Omnibus Crime Control and Safe Streets Act of 1968 (42
18	U.S.C. 3797w(a)) is amended by striking "States, Terri-
19	tories" and all that follows through the period at the end
20	and inserting "States, local governments, territories, or
21	Indian tribes, or any combination thereof, in partnership
22	with stakeholders, service providers, and nonprofit organi-
23	zations, for purpose of establishing adult and juvenile of-
24	fender reentry demonstration projects.".

1	SEC. 4. TASK FORCE ON FEDERAL PROGRAMS AND ACTIVI-
2	TIES RELATING TO REENTRY OF OFFENDERS.
3	(a) Task Force Required.—The Attorney General,
4	in consultation with the Secretary of Housing and Urban
5	Development, the Secretary of Labor, the Secretary of
6	Education, the Secretary of Health and Human Services,
7	the Secretary of Veterans Affairs, the Secretary of Agri-
8	culture, and the heads of such other elements of the Fed-
9	eral Government as the Attorney General considers appro-
10	priate, and in collaboration with stakeholders, service pro-
11	viders, nonprofit organizations, States, tribes, territories,
12	and local governments, shall establish an interagency task
13	force on Federal programs and activities relating to the
14	reentry of offenders into the community.
15	(b) Duties.—The task force required by subsection
16	(a) shall—
17	(1) identify such programs and activities that
18	may be resulting in overlapping or duplication of
19	services, the scope of such overlapping or duplica-
20	tion, and the relationship of such overlapping and
21	duplication to public safety, public health, and effec-
22	tiveness and efficiency;
23	(2) identify methods to improve collaboration
24	and coordination of such programs and activities;
25	(3) identify areas of responsibility in which im-
26	proved collaboration and coordination of such pro-

- grams and activities would result in increased effectiveness or efficiency;
 - (4) develop innovative interagency or intergovernmental programs, activities, or procedures that would improve outcomes of reentering offenders and children of offenders;
 - (5) develop methods for increasing regular communication that would increase interagency program effectiveness;
 - (6) identify areas of research that can be coordinated across agencies with an emphasis on applying science-based practices to support, treatment, and intervention programs for reentering offenders;
 - (7) identify funding areas that should be coordinated across agencies and any gaps in funding; and
 - (8) in collaboration with the National Adult and Juvenile Offender Reentry Resources Center identify successful programs currently operating and collect best practices in offender reentry from demonstration grantees and other agencies and organizations, determine the extent to which such programs and practices can be replicated, and make information on such programs and practices available to States, localities, nonprofit organizations, and others.

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(c) Report.—

- (1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, the task force established under subsection (a) shall submit a report, including recommendations, to Congress on barriers to reentry. The task force shall provide for public input in preparing the report.
- (2) Contents.—The report required by paragraph (1) shall identify Federal and other barriers to successful reentry of offenders into the community and analyze the effects of such barriers on offenders and on children and other family members of offenders, including barriers relating to—
 - (A) child support obligations and procedures;
 - (B) Social Security benefits, including barriers in timely restoration of suspended disability benefits immediately upon release, Veterans benefits, food stamps, and other forms of Federal public assistance;
 - (C) Medicaid and Medicare laws, regulations, guidelines or procedures, including barriers in timely restoration of benefits caused by delay in reinstatement of suspended Social Security disability benefits;

1	(D) education programs, financial assist-
2	ance, and full civic participation;
3	(E) TANF program funding criteria and
4	other welfare benefits;
5	(F) sustainable employment and career ad-
6	vancement, that are not directly connected to
7	the crime committed and the risk that the ex-
8	offender presents to the community;
9	(G) laws, regulations, rules, and practices
10	that restrict Federal employment licensure and
11	participation in Federal contracting programs;
12	(H) admissions to and evictions from Fed-
13	eral housing programs, including—
14	(i) examining the number and charac-
15	teristics of ex-offenders who are evicted
16	from or denied eligibility for Federal hous-
17	ing programs;
18	(ii) the effect of eligibility denials and
19	evictions on homelessness, family stability
20	and family reunification;
21	(iii) the extent to which arrest records
22	are the basis for denying applications;
23	(iv) the implications of considering
24	misdemeanors 5 or more years old and
25	felonies 10 or more years old and the ap-

1	propriateness of taking into account reha-
2	bilitation and other mitigating factors; and
3	(v) the feasibility of using proba-
4	tionary or conditional eligibility based on
5	participation in a supervised rehabilitation
6	program or other appropriate social serv-
7	ices;
8	(I) reentry procedures, case planning, and
9	transitions of persons from the custody of the
10	Federal Bureau of Prisons to a Federal parole
11	or probation program or community corrections;
12	(J) laws, regulations, rules, and practices
13	that may require a parolee to return to the
14	same county that the parolee was living in prior
15	to his or her arrest, and the potential for
16	changing such laws, regulations, rules, and
17	practices so that the parolee may change his or
18	her location upon release, and not settle in the
19	same location with persons who may be a nega-
20	tive influence; and
21	(K) prerelease planning procedures for
22	prisoners to ensure that a prisoner's eligibility
23	for Federal or State benefits (including Med-
24	icaid, Medicare, Social Security and Veterans

benefits) upon release is established prior to re-

- lease, subject to any limitations in law; and to
 ensure that prisoners are provided with referrals to appropriate social and health services or
 are linked to appropriate nonprofit organizations.
- 6 (d) ANNUAL REPORTS.—On an annual basis, the
 7 task force required by subsection (a) shall submit to Con8 gress a report on the activities of the task force, including
 9 specific recommendations of the task force on matters re10 ferred to in subsection (b). Any statistical analysis of pop11 ulation data pursuant to this section shall be conducted
 12 in accordance with the Federal Register Notice dated Oc13 tober 30, 1997, relating to classification standards.

14 SEC. 5. OFFENDER REENTRY RESEARCH.

- 15 (a) NATIONAL INSTITUTE OF JUSTICE.—From
 16 amounts made available to carry out this Act, the National
 17 Institute of Justice may conduct research on offender re18 entry, including—
 - (1) a study identifying the number and characteristics of children who have had a parent incarcerated and the likelihood of these minors becoming involved in the criminal justice system some time in their lifetime;
- 24 (2) a study identifying a mechanism to compare 25 rates of recidivism (including rearrest, violations of

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1	parole, probation, post incarceration supervision, and
2	reincarceration) among States; and
3	(3) a study on the population of individuals re-
4	leased from custody who do not engage in recidivism
5	and the characteristics (housing, employment, treat-
6	ment, family connection) of that population.
7	(b) Bureau of Justice Statistics.—From
8	amounts made available to carry out this Act, the Bureau
9	of Justice Statistics may conduct research on offender re-
10	entry, including—
11	(1) an analysis of special populations, including
12	prisoners with mental illness or substance abuse dis-
13	orders, female offenders, juvenile offenders, limited
14	English proficiency, and the elderly, that present
15	unique reentry challenges;
16	(2) studies to determine who is returning to
17	prison or jail and which of those returning prisoners
18	represent the greatest risk to community safety;
19	(3) annual reports on the profile of the popu-
20	lation coming out of prisons, jails, and juvenile jus-
21	tice facilities;
22	(4) a national recidivism study every 3 years
23	and
24	(5) a study of parole, probation, or post incar-
25	ceration supervision violations and revocations.

1	SEC. 6. CHILDREN OF INCARCERATED PARENTS AND FAMI-
2	LIES.
3	The Secretary of Health and Human Services may—
4	(1) review, and make available to States, a re-
5	port on any recommendations regarding the role of
6	State child protective services at the time of the ar-
7	rest of a person; and
8	(2) by regulation, establish such services as the
9	Secretary determines necessary for the preservation
10	of families that have been impacted by the incarcer-
11	ation of a family member with special attention
12	given to the impact on children.
13	SEC. 7. ENCOURAGEMENT OF EMPLOYMENT OF FORMER
14	PRISONERS.
14 15	PRISONERS. The Secretary of Labor shall take such steps as are
15	The Secretary of Labor shall take such steps as are
15 16 17	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employ-
15 16 17	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employment and Training Administration, to educate employers
15 16 17 18	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employment and Training Administration, to educate employers and 1-stop center workforce development providers about
15 16 17 18	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employment and Training Administration, to educate employers and 1-stop center workforce development providers about existing incentives, including the Federal bonding program
15 16 17 18 19 20	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employment and Training Administration, to educate employers and 1-stop center workforce development providers about existing incentives, including the Federal bonding program and tax credits for hiring former Federal, State, or local
15 16 17 18 19 20 21	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employment and Training Administration, to educate employers and 1-stop center workforce development providers about existing incentives, including the Federal bonding program and tax credits for hiring former Federal, State, or local prisoners.
15 16 17 18 19 20 21	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employment and Training Administration, to educate employers and 1-stop center workforce development providers about existing incentives, including the Federal bonding program and tax credits for hiring former Federal, State, or local prisoners. SEC. 8. FEDERAL RESOURCE CENTER FOR CHILDREN OF
15 16 17 18 19 20 21 22 23	The Secretary of Labor shall take such steps as are necessary to implement a program, including the Employment and Training Administration, to educate employers and 1-stop center workforce development providers about existing incentives, including the Federal bonding program and tax credits for hiring former Federal, State, or local prisoners. SEC. 8. FEDERAL RESOURCE CENTER FOR CHILDREN OF PRISONERS.

1	tinuing activities of the Federal Resource Center for Chil-
2	dren of Prisoners, including conducting a review of the
3	policies and practices of State and Federal corrections
4	agencies to support parent-child relationships.
5	SEC. 9. USE OF VIOLENT OFFENDER TRUTH-IN-SEN-
6	TENCING GRANT FUNDING FOR DEMONSTRA-
7	TION PROJECT ACTIVITIES.
8	Section 20102(a) of the Violent Crime Control and
9	Law Enforcement Act of 1994 (42 U.S.C. 13702(a)) is
10	amended—
11	(1) in paragraph (2), by striking "and" at the
12	end;
13	(2) in paragraph (3), by striking the period at
14	the end and inserting "; and"; and
15	(3) by adding at the end the following new
16	paragraph:
17	"(4) to carry out any activity referred to in
18	subsections (b) and (c) of section 2976 of the Omni-
19	bus Crime Control and Safe Streets Act of 1968 (42
20	U.S.C. 3797w (b), (c)).".
21	SEC. 10. GRANTS TO STUDY PAROLE OR POST-INCARCER-
22	ATION SUPERVISION VIOLATIONS AND REV-
23	OCATIONS.
24	(a) Grants Authorized.—From amounts made
25	available to carry out this section, the Attorney General

1	may award grants to States to study and to improve the
2	collection of data with respect to individuals whose parole
3	or post incarceration supervision is revoked and which
4	such individuals represent the greatest risk to community
5	safety.
6	(b) APPLICATION.—As a condition of receiving a
7	grant under this section, a State shall—
8	(1) certify that the State has, or intends to es-
9	tablish, a program that collects comprehensive and
10	reliable data with respect to individuals described in
11	subsection (a), including data on—
12	(A) the number and type of parole or post
13	incarceration supervision violations that occur
14	with the State;
15	(B) the reasons for parole or post-incarcer-
16	ation supervision revocation;
17	(C) the underlying behavior that led to the
18	revocation; and
19	(D) the term of imprisonment or other
20	penalty that is imposed for the violation; and
21	(2) provide the data described in paragraph (1)
22	to the Bureau of Justice Statistics, in a form pre-
23	scribed by the Bureau. Any statistical analysis of
24	population data pursuant to this section shall be
25	conducted in accordance with the Federal Register

1	Notice dated October 30, 1997, relating to classifica-
2	tion standards.
3	(c) Authorization of Appropriations.—There
4	are authorized to be appropriated to carry out this section
5	\$1,000,000 for each fiscal years 2006 and 2007.
6	SEC. 11. IMPROVEMENT OF THE RESIDENTIAL SUBSTANCE
7	ABUSE TREATMENT FOR STATE PRISONERS
8	PROGRAM.
9	(a) Definition.—Section 1902 of the Omnibus
10	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
11	3796ff-1) is amended by—
12	(1) redesignating subsections (c) through (f) as
13	subsections (d) through (g), respectively; and
14	(2) inserting after subsection (b) the following:
15	"(c) Residential Substance Abuse Treat-
16	MENT.—In this section, the term 'residential substance
17	abuse treatment'—
18	"(1) means a course of individual and group ac-
19	tivities and treatment, lasting at least 6 months, in
20	residential treatment facilities set apart from the
21	general prison population; and
22	"(2) can include the use of pharmacotherapies
23	where appropriate, that may extend beyond the 6-
24	month period.".

1	(b) REQUIREMENT FOR AFTER CARE COMPONENT.—
2	Subsection (d) of section 1902 of the Omnibus Crime Con-
3	trol and Safe Streets Act of 1968 (42 U.S.C. 3796ff-1)
4	as so redesignated by subsection (a) of this section, is
5	amended—
6	(1) in the subsection heading, by striking "ELI-
7	GIBILITY FOR PREFERENCE WITH AFTER CARE
8	Component" and inserting "Requirement for
9	AFTER CARE COMPONENT'';
10	(2) by amending paragraph (1) to read as fol-
11	lows:
12	"(1) To be eligible for funding under this part
13	a State shall ensure that individuals who participate
14	in the substance abuse treatment program estab-
15	lished or implemented with assistance provided
16	under this part will be provided with after care serv-
17	ices."; and
18	(3) by adding at the end the following new
19	paragraph:
20	"(4) After care services required by this sub-
21	section shall be funded by the funding provided in
22	this part.".

1	SEC. 12. RESIDENTIAL DRUG ABUSE PROGRAM IN FEDERAL
2	PRISONS.
3	Section 3621(e)(5)(A) of title 18, United States
4	Code, is amended by striking "means a course of" and
5	all that follows through the semicolon at the end and in-
6	serting the following: "means a course of individual and
7	group activities and treatment, lasting at least 6 months,
8	in residential treatment facilities set apart from the gen-
9	eral prison population, which may include the use of
10	pharmacotherapies, where appropriate, that may extend
11	beyond the 6-month period;".
12	SEC. 13. REMOVAL OF LIMITATION ON AMOUNT OF FUNDS
13	AVAILABLE FOR CORRECTIONS EDUCATION
14	PROGRAMS UNDER THE ADULT EDUCATION
15	AND FAMILY LITERACY ACT.
16	(a) In General.—Section 222(a)(1) of the Adult
17	Education and Family Literacy Act (20 U.S.C.
18	9222(a)(1)) is amended by striking ", of which not more
19	than 10 percent of the 82.5 percent shall be available to
20	carry out section 225".
21	(b) Report.—Not later than 180 days after the date
22	of the enactment of this Act, the Secretary of Education
23	shall submit to Congress a report—
24	(1) on the use of literacy funds to correctional

1	Adult Education and Family Literacy Act (20
2	U.S.C. 9224); and
3	(2) that specifies the amount of literacy funds
4	that are provided to each category of correctional in-
5	stitution in each State, and identify whether funds
6	are being sufficiently allocated among the various
7	types of institutions.
8	SEC. 14. TECHNICAL AMENDMENT TO DRUG-FREE STU-
9	DENT LOANS PROVISION TO ENSURE THAT IT
10	APPLIES ONLY TO OFFENSES COMMITTED
11	WHILE RECEIVING FEDERAL AID.
12	Section 484(r)(1) of the Higher Education Act of
13	1965 (20 U.S.C. 1091(r)(1)) is amended by striking "A
14	student" and all that follows through "table:" and insert-
15	ing the following: "A student who is convicted of any of-
16	fense under any Federal or State law involving the posses-
17	sion or sale of a controlled substance for conduct that oc-
18	curred during a period of enrollment for which the student
19	was receiving any grant, loan, or work assistance under
20	this title shall not be eligible to receive any grant, loan,
21	or work assistance under this title from the date of that
22	conviction for the period of time specified in the following
23	table·''

1	SEC. 15. MENTORING GRANTS TO NONPROFIT ORGANIZA-
2	TIONS.
3	(a) Authority to Make Grants.—From amounts
4	made available to carry out this section, the Attorney Gen-
5	eral of the United States, in collaboration with the Sec-
6	retary of Labor and the Secretary of Housing and Urban
7	Development, shall make grants to nonprofit organizations
8	for the purpose of providing mentoring and other transi-
9	tional services essential to reintegrating ex-offenders.
10	(b) Use of Funds.—Grant funds awarded under
11	subsection (a) may be used for—
12	(1) mentoring adult and juvenile offenders dur-
13	ing incarceration, through transition back to the
14	community, and post release; and
15	(2) transitional services to assist in the re-
16	integration of ex-offenders into the community.
17	(c) Application; Priority Consideration.—To
18	be eligible to receive a grant under this section, a nonprofit
19	organization shall submit an application to the Attorney
20	General based on criteria developed by the Attorney Gen-
21	eral in consultation with the Secretary of Labor and the
22	Secretary of Housing and Urban Development. Applicants
23	will be given priority consideration if the application—
24	(1) includes a plan to implement activities that
25	have been demonstrated effective in facilitating the
26	successful reentry of offenders: and

(2) provides for an independent evaluation that
includes, to the maximum extent feasible, random
assignment of offenders or ex-offenders to program
delivery and control groups.
(d) STRATEGIC PERFORMANCE OUTCOMES.—The At-
torney General shall require each applicant under this sec-
tion to identify specific performance outcomes related to
the long-term goal of stabilizing communities by reducing
recidivism and re-integrating ex-offenders into society.
(e) Authorization of Appropriations.—There
are authorized to be appropriated to the Department of
Justice to carry out this section \$25,000,000 for each of
fiscal years 2006 and 2007.
SEC. 16. CLARIFICATION OF AUTHORITY TO PLACE PRIS-
ONER IN COMMUNITY CORRECTIONS.
Section 3624(e) of title 18, United States Code, is
amended to read as follows:
"(c) Prerelease Custody.—
"(1) In general.—The Bureau of Prisons
aball to the autout anaticable assume that a suite
shall, to the extent practicable, assure that a pris-
oner serving a term of imprisonment spends 20 per-
oner serving a term of imprisonment spends 20 per-

just to and prepare for the prisoner's reentry into

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1	the community. Such conditions may include a com-
2	munity correctional facility.
3	"(2) Authority.—This subsection authorizes
4	the Bureau of Prisons to place a prisoner in home
5	confinement for the last 10 percent of the term to
6	be served, not to exceed 6 months.
7	"(3) Assistance.—The United States Proba-
8	tion System shall, to the extent practicable, offer as-
9	sistance to a prisoner during such prerelease cus-
10	tody.
11	"(4) No limitations.—Nothing in this sub-
12	section shall be construed to limit or restrict the au-
13	thority of the Bureau of Prisons granted under sec-
14	tion 3621 of this title.".
15	SEC. 17. GRANTS TO STATES FOR IMPROVED WORKPLACE
16	AND COMMUNITY TRANSITION TRAINING FOR
17	INCARCERATED YOUTH OFFENDERS.
18	Section 821 of the Higher Education Amendments of
19	1998 (20 U.S.C. 1151) is amended to read as follows:
20	"SEC. 821. GRANTS TO STATES FOR IMPROVED WORKPLACE
21	AND COMMUNITY TRANSITION TRAINING FOR
22	INCARCERATED YOUTH OFFENDERS.
23	"(a) Definition.—For purposes of this section, the
24	term 'vouth offender' means a male or female offender

1	under the age of 35, who is incarcerated in a State prison,
2	including a prerelease facility.
3	"(b) Grant Program.—The Secretary of Education
4	(in this section referred to as the 'Secretary')—
5	"(1) shall establish a program in accordance
6	with this section to provide grants to the State cor-
7	rectional education agencies in the States, from allo-
8	cations for the States under subsection (h), to assist
9	and encourage youth offenders to acquire functional
10	literacy, life, and job skills, through—
11	"(A) the pursuit of a postsecondary edu-
12	cation certificate, or an associate or bachelor's
13	degree while in prison; and
14	"(B) employment counseling and other re-
15	lated services which start during incarceration
16	and end not later than 1 year after release from
17	confinement; and
18	"(2) may establish such performance objectives
19	and reporting requirements for State correctional
20	education agencies receiving grants under this sec-
21	tion as the Secretary determines are necessary to as-
22	sess the effectiveness of the program under this sec-
23	tion.
24	"(c) APPLICATION.—To be eligible for a grant under
25	this section, a State correctional education agency shall

1	submit to the Secretary a proposal for a youth offender
2	program that—
3	"(1) identifies the scope of the problem, includ-
4	ing the number of youth offenders in need of post-
5	secondary education and vocational training;
6	"(2) lists the accredited public or private edu-
7	cational institution or institutions that will provide
8	postsecondary educational services;
9	"(3) lists the cooperating agencies, public and
10	private, or businesses that will provide related serv-
11	ices, such as counseling in the areas of career devel-
12	opment, substance abuse, health, and parenting
13	skills;
14	"(4) describes specific performance objectives
15	and evaluation methods (in addition to, and con-
16	sistent with, any objectives established by the Sec-
17	retary under subsection (b)(2)) that the State cor-
18	rectional education agency will use in carrying out
19	its proposal, including—
20	"(A) specific and quantified student out-
21	come measures that are referenced to outcomes
22	for non-program participants with similar de-
23	mographic characteristics; and

1	"(B) measures, consistent with the data
2	elements and definitions described in subsection
3	(d)(1)(A), of—
4	"(i) program completion, including an
5	explicit definition of what constitutes a
6	program completion within the proposal;
7	"(ii) knowledge and skill attainment,
8	including specification of instruments that
9	will measure knowledge and skill attain-
10	ment;
11	"(iii) attainment of employment both
12	prior to and subsequent to release;
13	"(iv) success in employment indicated
14	by job retention and advancement; and
15	"(v) recidivism, including such sub-
16	indicators as time before subsequent of-
17	fense and severity of offense;
18	"(5) describes how the proposed programs are
19	to be integrated with existing State correctional edu-
20	cation programs (such as adult education, graduate
21	education degree programs, and vocational training)
22	and State industry programs;
23	"(6) describes how the proposed programs will
24	have considered or will utilize technology to deliver
25	the services under this section; and

1	"(7) describes how students will be selected so
2	that only youth offenders eligible under subsection
3	(e) will be enrolled in postsecondary programs.
4	"(d) Program Requirements.—Each State correc-
5	tional education agency receiving a grant under this sec-
6	tion shall—
7	"(1) annually report to the Secretary regard-
8	ing—
9	"(A) the results of the evaluations con-
10	ducted using data elements and definitions pro-
11	vided by the Secretary for the use of State cor-
12	rectional education programs;
13	"(B) any objectives or requirements estab-
14	lished by the Secretary pursuant to subsection
15	(b)(2); and
16	"(C) the additional performance objectives
17	and evaluation methods contained in the pro-
18	posal described in subsection $(c)(4)$, as nec-
19	essary to document the attainment of project
20	performance objectives; and
21	"(2) expend on each participating eligible stu-
22	dent for an academic year, not more than the max-
23	imum Federal Pell Grant funded under section 401
24	of the Higher Education Act of 1965 for such aca-
25	demic year, which shall be used for—

1	"(A) tuition, books, and essential mate-
2	rials; and
3	"(B) related services such as career devel-
4	opment, substance abuse counseling, parenting
5	skills training, and health education.
6	"(e) STUDENT ELIGIBILITY.—A youth offender shall
7	be eligible for participation in a program receiving a grant
8	under this section if the youth offender—
9	"(1) is eligible to be released within 5 years (in-
10	cluding a youth offender who is eligible for parole
11	within such time); and
12	"(2) is 35 years of age or younger.
13	"(f) Length of Participation.—A State correc-
14	tional education agency receiving a grant under this sec-
15	tion shall provide educational and related services to each
16	participating youth offender for a period not to exceed 5
17	years, 1 year of which may be devoted to study in a grad-
18	uate education degree program or to remedial education
19	services for students who have obtained a secondary school
20	diploma or its recognized equivalent. Educational and re-
21	lated services shall start during the period of incarceration
22	in prison or prerelease, and the related services may con-
23	tinue for not more than 1 year after release from confine-
24	ment.

- 1 "(g) Education Delivery Systems.—State cor-
- 2 rectional education agencies and cooperating institutions
- 3 shall, to the extent practicable, use high-tech applications
- 4 in developing programs to meet the requirements and
- 5 goals of this section.
- 6 "(h) Allocation of Funds.—From the funds ap-
- 7 propriated pursuant to subsection (i) for each fiscal year,
- 8 the Secretary shall allot to each State an amount that
- 9 bears the same relationship to such funds as the total
- 10 number of students eligible under subsection (e) in such
- 11 State bears to the total number of such students in all
- 12 States.
- 13 "(i) Authorization of Appropriations.—There
- 14 are authorized to be appropriated to carry out this section
- 15 \$30,000,000 for fiscal years 2006 and 2007.".
- 16 SEC. 18. CARLIE'S LAW.
- 17 (a) Probation.—Section 3565(b) of title 18, United
- 18 States Code, is amended—
- 19 (1) by striking "or" at the end of paragraph
- 20 (3);
- 21 (2) by adding "or" at the end of paragraph (4);
- 22 and
- 23 (3) by inserting after paragraph (4) the fol-
- lowing:

1	"(5) commits a crime of violence against, or an
2	offense that consists of or is intended to facilitate
3	unlawful sexual contact (as defined in section 2246)
4	with, a person who has not attained the age of 16
5	years;".
6	(b) Supervised Release.—Section 3583(g) of title
7	18, United States Code, is amended—
8	(1) by striking "or" at the end of paragraph
9	(3); and
10	(2) by inserting after paragraph (4) the fol-
11	lowing:
12	"(5) commits a crime of violence against, or an
13	offense that consists of or is intended to facilitate
14	unlawful sexual contact (as defined in section 2246)
15	with, a person who has not attained the age of 16
16	years;".
17	SEC. 19. IMPROVED REENTRY PROCEDURES FOR FEDERAL
18	PRISONERS.
19	(a) General Reentry Procedures.—The Depart-
20	ment of Justice shall take such steps as are necessary to
21	modify existing procedures and policies to enhance case
22	planning and to improve the transition of persons from
23	the custody of the Bureau of Prisons to the community,
24	including placement of such individuals in community cor-
25	rections facilities

(b) Procedures Regarding Benefits.	(b
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- (1) In general.—The Bureau of Prisons shall establish reentry planning procedures within the Release Preparation Program that include providing Federal inmates with information in the following areas:
- 7 (A) Health and nutrition.
- 8 (B) Employment.

- 9 (C) Personal finance and consumer skills.
- 10 (D) Information and community resources.
- 11 (E) Release requirements and procedures.
- 12 (F) Personal growth and development.
 - (2) Format.—Any written information that the Bureau of Prisons provides to inmates for reentry planning purposes shall use common terminology and language. The Bureau of Prisons shall provide the United States Probation and Pretrial Services System with relevant information on the medical care needs and the mental health treatment needs of releasing inmates. The United States Probation and Pretrial Services System shall take this information into account when developing supervision plans in an effort to address the medical care and mental health care needs of these individuals. The Bureau of Prisons shall provide inmates with a sufficient amount

- 1 of all necessary medications upon release from cus-
- 2 tody.

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