

103<sup>D</sup> CONGRESS  
1<sup>ST</sup> SESSION

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**H. R. 3353**

**AN ACT**

To amend the Omnibus Crime Control and Safe Streets Act of 1968 to allow grants to develop more effective programs to reduce juvenile gang participation and juvenile drug trafficking.



1     **“PART Q—JUVENILE DRUG TRAFFICKING AND**  
2                     **GANG PREVENTION GRANTS**

3     **“SEC. 1701. GRANT AUTHORIZATION.**

4             “(a) IN GENERAL.—The Director is authorized to  
5 make grants to States and units of local government or  
6 combinations thereof to assist them in planning, establish-  
7 ing, operating, coordinating, and evaluating projects di-  
8 rectly or through grants and contracts with public and pri-  
9 vate agencies for the development of more effective pro-  
10 grams, including education, prevention, treatment and en-  
11 forcement programs to reduce—

12             “(1) the formation or continuation of juvenile  
13 gangs; and

14             “(2) the use and sale of illegal drugs by juve-  
15 niles.

16             “(b) USES OF FUNDS.—The grants made under this  
17 section may be used for any of the following specific pur-  
18 poses:

19             “(1) to reduce the participation of juveniles in  
20 drug related crimes (including drug trafficking and  
21 drug use), particularly in and around elementary  
22 and secondary schools;

23             “(2) to reduce juvenile involvement in organized  
24 crime, drug and gang-related activity, particularly  
25 activities that involve the distribution of drugs by or  
26 to juveniles;

1           “(3) to develop new and innovative means to  
2 address the problems of juveniles convicted of seri-  
3 ous, drug-related and gang-related offenses;

4           “(4) to reduce juvenile drug and gang-related  
5 activity in public housing projects;

6           “(5) to provide technical assistance and train-  
7 ing to personnel and agencies responsible for the ad-  
8 judicatory and corrections components of the juve-  
9 nile justice system to identify drug-dependent or  
10 gang-involved juvenile offenders and to provide ap-  
11 propriate counseling and treatment to such offend-  
12 ers;

13           “(6) to promote the involvement of all juveniles  
14 in lawful activities, including—

15               “(A) school programs that teach that drug  
16 and gang involvement are wrong; and

17               “(B) programs such as youth sports and  
18 other activities, including girls and boys clubs,  
19 scout troops, and little leagues;

20           “(7) to facilitate Federal and State cooperation  
21 with local school officials to develop education, pre-  
22 vention and treatment programs for juveniles who  
23 are likely to participate in drug trafficking, drug use  
24 or gang-related activities;

1           “(8) to provide pre- and post-trial drug abuse  
2           treatment to juveniles in the juvenile justice system;  
3           with the highest possible priority to providing drug  
4           abuse treatment to drug-dependent pregnant juve-  
5           niles and drug-dependent juvenile mothers;

6           “(9) to provide education and treatment pro-  
7           grams for youth exposed to severe violence in their  
8           homes, schools, or neighborhoods;

9           “(10) to establish sports mentoring and coach-  
10          ing programs in which athletes serve as role models  
11          for youth to teach that athletics provide a positive  
12          alternative to drug and gang involvement;

13          “(11) to develop new programs that specifically  
14          address the unique crime, drug, and alcohol-related  
15          challenges faced by juveniles living at or near Inter-  
16          national Ports of Entry and in other international  
17          border communities, including rural localities;

18          “(12) to identify promising new juvenile drug  
19          demand reduction and enforcement programs, to  
20          replicate and demonstrate these programs to serve  
21          as national, regional or local models that could be  
22          used, in whole or in part, by other public and private  
23          juvenile justice programs, and to provide technical  
24          assistance and training to public or private organiza-  
25          tions to implement similar programs; and

1           “(13) to coordinate violence, gang, and juvenile  
2 drug prevention programs with other existing Fed-  
3 eral programs that serve community youth to better  
4 address the comprehensive needs of such youth.

5           “(c) FEDERAL SHARE.—(1) The Federal share of a  
6 grant made under this part may not exceed 75 percent  
7 of the total costs of the projects described in applications  
8 submitted under this section for the fiscal year for which  
9 the projects receive assistance under this part.

10          “(2) The Director may waive the 25 percent match-  
11 ing requirement under paragraph (1), upon making a de-  
12 termination that such waiver is equitable due to the finan-  
13 cial circumstances affecting the ability of the applicant to  
14 meet such requirements.

15 **“SEC. 1702. APPLICATIONS.**

16          “A State or unit of local government applying for  
17 grants under this part shall submit an application to the  
18 Director in such form and containing such information as  
19 the Director shall reasonably require.”.

20          (b) CONFORMING AMENDMENT.—The table of con-  
21 tents of title I of the Omnibus Crime Control and Safe  
22 Streets Act of 1968 (42 U.S.C. 3711 et seq.), is amended  
23 by striking the matter relating to part Q and inserting  
24 the following:

“PART Q—JUVENILE DRUG TRAFFICKING AND GANG PREVENTION GRANTS

“Sec. 1701. Grant authorization.

“Sec. 1702. Applications.

“PART R—TRANSITION—EFFECTIVE DATE—REPEALER

“Sec. 1801. Continuation of rules, authorities, and proceedings.”.

1 **SEC. 2. AUTHORIZATION OF APPROPRIATIONS.**

2 Section 1001(a) of title I of the Omnibus Crime Con-  
3 trol and Safe Streets Act of 1968 (42 U.S.C. 3793), is  
4 amended by adding after paragraph (10) the following:

5 “(11) There are authorized to be appropriated  
6 \$100,000,000 for each of the fiscal years 1994 and 1995  
7 to carry out the projects under part Q.”.

Passed the House of Representatives November 3,  
1993.

Attest:

*Clerk.*