

105TH CONGRESS
1ST SESSION

H. R. 1818

To amend the Juvenile Justice and Delinquency Prevention Act of 1974 to authorize appropriations for fiscal years 1998, 1999, 2000, and 2001, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 5, 1997

Mr. RIGGS (for himself, Mr. MARTINEZ, Mr. GOODLING, Mr. SCOTT, and Mr. GREENWOOD) introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

To amend the Juvenile Justice and Delinquency Prevention Act of 1974 to authorize appropriations for fiscal years 1998, 1999, 2000, and 2001, 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 “Juvenile Crime Control and Delinquency Prevention Act
6 of 1997”.

7 (b) TABLE OF CONTENTS.—The table of contents of
8 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—AMENDMENTS TO JUVENILE JUSTICE AND
DELINQUENCY PREVENTION ACT OF 1974

- Sec. 101. Findings.
- Sec. 102. Purpose.
- Sec. 103. Definitions.
- Sec. 104. Name of office.
- Sec. 105. Concentration of Federal effort.
- Sec. 106. Coordinating Council on Juvenile Justice and Delinquency Prevention.
- Sec. 107. Annual report.
- Sec. 108. Allocation.
- Sec. 109. State plans.
- Sec. 110. Juvenile delinquency prevention block grant program.
- Sec. 111. Research; evaluation; technical assistance; training.
- Sec. 112. Demonstration projects.
- Sec. 113. Authorization of appropriations.
- Sec. 114. Administrative authority.
- Sec. 115. Use of funds.
- Sec. 116. Limitation on use of funds.
- Sec. 117. Rule of construction.
- Sec. 118. Leasing surplus Federal property.
- Sec. 119. Issuance of Rules.
- Sec. 120. Technical and conforming amendments.
- Sec. 121. References.

TITLE II—AMENDMENTS TO THE RUNAWAY AND HOMELESS
YOUTH ACT

- Sec. 201. Findings.
- Sec. 202. Authority to make grants for centers and services.
- Sec. 203. Eligibility.
- Sec. 204. Approval of applications.
- Sec. 205. Authority for transitional living grant program.
- Sec. 206. Eligibility.
- Sec. 207. Authority to make grants for research, evaluation, demonstration, and service projects.
- Sec. 208. Temporary demonstration projects to provide services to youth in rural areas.
- Sec. 209. Sexual abuse prevention program.
- Sec. 210. Assistance to potential grantees.
- Sec. 211. Reports.
- Sec. 212. Evaluation.
- Sec. 213. Authorization of appropriations.
- Sec. 214. Consolidated review of applications.
- Sec. 215. Definitions.
- Sec. 216. Redesignation of sections.
- Sec. 217. Technical amendment.

TITLE III—INCENTIVE GRANTS FOR LOCAL DELINQUENCY
PREVENTION PROGRAMS

- Sec. 301. Duties and functions of the Administrator.
- Sec. 302. Grants for prevention programs.
- Sec. 303. Repeal of definition.
- Sec. 304. Authorization of appropriations.

TITLE IV—GENERAL PROVISIONS

Sec. 401. Effective date; application of amendments.

1 **TITLE I—AMENDMENTS TO JU-**
2 **VENILE JUSTICE AND DELIN-**
3 **QUENCY PREVENTION ACT OF**
4 **1974**

5 **SEC. 101. FINDINGS.**

6 Section 101 of the Juvenile Justice and Delinquency
7 Prevention Act of 1974 (42 U.S.C. 5601) is amended to
8 read as follows:

9 “FINDINGS

10 “SEC. 101. (a) The Congress finds the following:

11 “(1) There has been a dramatic increase in ju-
12 venile delinquency, particularly violent crime com-
13 mitted by juveniles. Weapons offenses and homicides
14 are 2 of the fastest growing crimes committed by ju-
15 veniles. More than $\frac{1}{2}$ of juvenile victims are killed
16 with a firearm. Approximately $\frac{1}{5}$ of the individuals
17 arrested for committing violent crime are less than
18 18 years of age. The increase in both the number of
19 youth below the age of 15 and females arrested for
20 violent crime is cause for concern.

21 “(2) This problem should be addressed through
22 a 2-track common sense approach that addresses the
23 needs of individual juveniles and society at large by
24 promoting—

1 “(A) quality prevention programs that—

2 “(i) work with juveniles, their fami-
3 lies, local public agencies, and community-
4 based organizations, and take into consid-
5 eration such factors as whether or not
6 juveniles have been the victims of family
7 violence (including child abuse and ne-
8 glect); and

9 “(ii) are designed to reduce risks and
10 develop competencies in at-risk juveniles
11 that will prevent, and reduce the rate of,
12 violent delinquent behavior; and

13 “(B) programs that assist in holding juve-
14 niles accountable for their actions, including a
15 system of graduated sanctions to respond to
16 each delinquent act, requiring juveniles to make
17 restitution, or perform community service, for
18 the damage caused by their delinquent acts,
19 and methods for increasing victim satisfaction
20 with respect to the penalties imposed on juve-
21 niles for their acts.

22 “(b) Congress must act now to reform this program
23 by focusing on juvenile delinquency prevention programs,
24 as well as programs that hold juveniles accountable for
25 their acts. Without true reform, the criminal justice sys-

1 tem will not be able to overcome the challenges it will face
2 in the coming years when the number of juveniles is ex-
3 pected to increase by 30 percent.”.

4 **SEC. 102. PURPOSE.**

5 Section 102 of the Juvenile Justice and Delinquency
6 Prevention Act of 1974 (42 U.S.C. 5602) is amended to
7 read as follows:

8 “PURPOSES

9 “SEC. 102. The purposes of this title and title II
10 are—

11 “(1) to support State and local programs that
12 prevent juvenile involvement in delinquent behavior;

13 “(2) to assist State and local governments in
14 promoting public safety by encouraging accountabil-
15 ity for acts of juvenile delinquency; and

16 “(3) to assist State and local governments in
17 addressing juvenile crime through the provision of
18 technical assistance, research, training, evaluation,
19 and the dissemination of information on effective
20 programs for combating juvenile delinquency.”.

21 **SEC. 103. DEFINITIONS.**

22 Section 103 of the Juvenile Justice and Delinquency
23 Prevention Act of 1974 (42 U.S.C. 5603) is amended—

24 (1) in paragraph (3) by striking “to help pre-
25 vent juvenile delinquency” and inserting “designed
26 to reduce known risk factors for juvenile delinquent

1 behavior, provides activities that build on protective
2 factors for, and develop competencies in, juveniles to
3 prevent, and reduce the rate of, delinquent juvenile
4 behavior”,

5 (2) in paragraph (4) by inserting “title I of”
6 before “the Omnibus” each place it appears,

7 (3) in paragraph (7) by striking “the Trust
8 Territory of the Pacific Islands,”,

9 (4) in paragraph (9) by striking “justice” and
10 inserting “crime control”,

11 (5) in paragraph (13)(B) by striking “any non-
12 offender,”,

13 (6) in paragraph (14) by inserting “drug traf-
14 ficking,” after “assault,”,

15 (7) in paragraph (16)—

16 (A) in subparagraph (A) by adding “and”
17 at the end, and

18 (B) by striking subparagraph (C),

19 (8) by striking paragraph (17),

20 (9) in paragraph (22)—

21 (A) by redesignating subparagraphs (i),
22 (ii), and (iii) as subparagraphs (A), (B), and
23 (C), respectively, and

24 (B) by striking “and” at the end,

1 (10) in paragraph (23) by striking the period at
2 the end and inserting a semicolon,

3 (11) by redesignating paragraphs (18), (19),
4 (20), (21), (22), and (23) as paragraphs (17)
5 through (22), respectively, and

6 (12) by adding at the end the following:

7 “(23) the term ‘boot camp’ means a residential
8 facility (excluding a private residence) at which there
9 are provided—

10 “(A) a highly regimented schedule of dis-
11 cipline, physical training, work, drill, and cere-
12 mony characteristic of military basic training.

13 “(B) regular, remedial, special, and voca-
14 tional education; and

15 “(C) counseling and treatment for sub-
16 stance abuse and other health and mental
17 health problems;

18 “(24) the term ‘graduated sanctions’ means an
19 accountability-based, graduated series of sanctions
20 (including incentives and services) applicable to juve-
21 niles within the juvenile justice system to hold such
22 juveniles accountable for their actions and to protect
23 communities from the effects of juvenile delinquency
24 by providing appropriate sanctions for every act for
25 which a juvenile is adjudicated delinquent, by induc-

1 ing their law-abiding behavior, and by preventing
2 their subsequent involvement with the juvenile jus-
3 tice system;

4 “(25) the term ‘violent crime’ means—

5 “(A) murder or nonnegligent man-
6 slaughter, forcible rape, or robbery, or

7 “(B) aggravated assault committed with
8 the use of a firearm;

9 “(26) the term ‘co-located facilities’ means fa-
10 cilities that are located in the same building, or are
11 part of a related complex of buildings located on the
12 same grounds; and

13 “(27) the term ‘related complex of buildings’
14 means 2 or more buildings that share—

15 “(A) physical features, such as walls and
16 fences, or services beyond mechanical services
17 (heating, air conditioning, water and sewer); or

18 “(B) the specialized services that are al-
19 lowable under section 31.303(e)(3)(i)(C)(3) of
20 title 28 of the Code of Federal Regulations, as
21 in effect on December 10, 1996.”.

22 **SEC. 104. NAME OF OFFICE.**

23 Title II of the Juvenile Justice and Delinquency Pre-
24 vention Act of 1974 (42 U.S.C. 5611 et seq.) is amend-
25 ed—

1 (1) by amending the heading of part A to read
2 as follows:

3 “PART A—OFFICE OF JUVENILE CRIME CONTROL AND
4 DELINQUENCY PREVENTION”,

5 (2) in section 201(a) by striking “Justice and
6 Delinquency Prevention” and inserting “Crime Con-
7 trol and Delinquency Prevention”, and

8 (3) in subsections section 299A(c)(2) by strik-
9 ing “Justice and Delinquency Prevention” and in-
10 sserting “Crime Control and Delinquency Preven-
11 tion”.

12 **SEC. 105. CONCENTRATION OF FEDERAL EFFORT.**

13 Section 204 of the Juvenile Justice and Delinquency
14 Prevention Act of 1974 (42 U.S.C. 5614) is amended—

15 (1) in subsection (a)(1) by striking the last sen-
16 tence,

17 (2) in subsection (b)—

18 (A) in paragraph (3) by striking “and of
19 the prospective” and all that follows through
20 “administered”,

21 (B) by striking paragraph (5), and

22 (C) by redesignating paragraphs (6) and
23 (7) as paragraphs (5) and (6), respectively,

24 (3) in subsection (c) by striking “and reports”
25 and all that follows through “this part”, and insert-

1 ing “as may be appropriate to prevent the duplica-
2 tion of efforts, and to coordinate activities, related to
3 the prevention of juvenile delinquency”,

4 (4) by striking subsection (i), and

5 (5) by redesignating subsection (h) as sub-
6 section (f).

7 **SEC. 106. COORDINATING COUNCIL ON JUVENILE JUSTICE**
8 **AND DELINQUENCY PREVENTION.**

9 Section 206 of the Juvenile Justice and Delinquency
10 Prevention Act of 1974 (42 U.S.C. 5616) is repealed.

11 **SEC. 107. ANNUAL REPORT.**

12 Section 207 of the Juvenile Justice and Delinquency
13 Prevention Act of 1974 (42 U.S.C. 5617) is amended—

14 (1) in paragraph (2)—

15 (A) by inserting “and” after “priorities,”,

16 and

17 (B) by striking “, and recommendations of
18 the Council”,

19 (2) by striking paragraphs (4) and (5), and in-
20 serting the following:

21 “(4) An evaluation of the programs funded
22 under this title and their effectiveness in reducing
23 the incidence of juvenile delinquency, particularly
24 violent crime, committed by juveniles.”, and

1 (3) by redesignating such section as section
2 206.

3 **SEC. 108. ALLOCATION.**

4 Section 222 of the Juvenile Justice and Delinquency
5 Prevention Act of 1974 (42 U.S.C. 5632) is amended—

6 (1) in subsection (a)—

7 (A) in paragraph (2)—

8 (i) in subparagraph (A)—

9 (I) by striking “amount, up to
10 \$400,000,” and inserting “amount up
11 to \$400,000”,

12 (II) by inserting a comma after
13 “1992” the 1st place it appears,

14 (III) by striking “the Trust Ter-
15 ritory of the Pacific Islands,” and

16 (IV) by striking “amount, up to
17 \$100,000,” and inserting “amount up
18 to \$100,000”,

19 (ii) in subparagraph (B)—

20 (I) by striking “(other than part
21 D)”,

22 (II) by striking “or such greater
23 amount, up to \$600,000” and all that
24 follows through “section 299(a) (1)
25 and (3)”,

1 (III) by striking “the Trust Ter-
2 ritory of the Pacific Islands,”

3 (IV) by striking “amount, up to
4 \$100,000,” and inserting “amount up
5 to \$100,000”, and

6 (V) by inserting a comma after
7 “1992”,

8 (B) in paragraph (3) by striking “allot”
9 and inserting “allocate”, and

10 (2) in subsection (b) by striking “the Trust
11 Territory of the Pacific Islands,”.

12 **SEC. 109. STATE PLANS.**

13 Section 223 of the Juvenile Justice and Delinquency
14 Prevention Act of 1974 (42 U.S.C. 5633) is amended—

15 (1) in subsection (a)—

16 (A) in the 2nd sentence by striking “chal-
17 lenge” and all that follows through “part E”,
18 and inserting “, projects, and activities”,

19 (B) in paragraph (3)—

20 (i) by striking “, which—” and insert-
21 ing “that—”,

22 (ii) in subparagraph (A)—

23 (I) by striking “not less” and all
24 that follows through “33”, and insert-
25 ing “the attorney general of the State

1 or such other State official who has
2 primary responsibility for overseeing
3 the enforcement of State criminal
4 laws, and”,

5 (II) by inserting “, in consulta-
6 tion with the attorney general of the
7 State or such other State official who
8 has primary responsibility for oversee-
9 ing the enforcement of State criminal
10 laws” after “State”,

11 (III) in clause (i) by striking “or
12 the administration of juvenile justice”
13 and inserting “, the administration of
14 juvenile justice, or the reduction of ju-
15 venile delinquency”,

16 (IV) in clause (ii) by striking “in-
17 clude—” and all that follows through
18 the semicolon at the end of subclause
19 (VIII), and inserting the following:

20 “represent a multidisciplinary approach to
21 addressing juvenile delinquency and may
22 include—

23 “(I) individuals who represent
24 units of general local government, law
25 enforcement and juvenile justice agen-

1 cies, public agencies concerned with
2 the prevention and treatment of juve-
3 nile delinquency and with the adju-
4 dication of juveniles, representatives
5 of juveniles, or nonprofit private orga-
6 nizations, particularly such organiza-
7 tions that serve juveniles; and

8 “(II) such other individuals as
9 the chief executive officer considers to
10 be appropriate; and”, and

11 (V) by striking clauses (iv) and
12 (v),

13 (iii) in subparagraph (C) by striking
14 “justice” and inserting “crime control”,

15 (iv) in subparagraph (D)—

16 (I) in clause (i) by inserting
17 “and” at the end,

18 (II) in clause (ii) by striking
19 “paragraphs” and all that follows
20 through “part E”, and inserting
21 “paragraphs (11), (12), and (13)”,

22 and

23 (III) by striking clause (iii), and

1 (vi) in subparagraph (E) by striking
2 “title—” and all that follows through
3 “(ii)” and inserting “title,”

4 (C) in paragraph (5)—

5 (i) in the matter preceding subpara-
6 graph (A) by striking “other than” and in-
7 serting “reduced by the percentage (if any)
8 specified by the State under the authority
9 of paragraph (25)) and excluding” after
10 “section 222”, and

11 “(ii) in subparagraph (C) by striking
12 “paragraphs (12)(A), (13), and (14)” and
13 inserting “paragraphs (11), (12), and
14 (13)”,

15 (D) by striking paragraph (6),

16 (E) in paragraph (7) by inserting “, in-
17 cluding in rural areas” before the semicolon at
18 the end,

19 (F) in paragraph (8)—

20 (i) in subparagraph (A)—

21 (I) by striking “for (i)” and all
22 that follows through “relevant juris-
23 diction”, and inserting “for an analy-
24 sis of juvenile delinquency problems
25 in, and the juvenile delinquency con-

1 trol and delinquency prevention needs
2 (including educational needs) of, the
3 State”,

4 “(II) by striking “justice” the
5 second place it appears and inserting
6 “crime control”, and

7 (III) by striking “of the jurisdic-
8 tion; (ii)” and all that follows through
9 the semicolon at the end, and insert-
10 ing “of the State; and”,

11 (ii) by amending subparagraph (B) to
12 read as follows:

13 “(B) contain—

14 “(i) a plan for providing needed gen-
15 der-specific services for the prevention and
16 treatment of juvenile delinquency;

17 “(ii) a plan for providing needed serv-
18 ices for the prevention and treatment of ju-
19 venile delinquency in rural areas; and

20 “(iii) a plan for providing needed
21 mental health services to juveniles in the
22 juvenile justice system;”, and

23 (iii) by striking subparagraphs (C)
24 and (D),

1 (G) by amending paragraph (9) to read as
2 follows:

3 “(9) provide for the coordination and maximum
4 utilization of existing juvenile delinquency programs,
5 programs operated by public and private agencies
6 and organizations, and other related programs (such
7 as education, special education, recreation, health,
8 and welfare programs) in the State;”

9 (H) in paragraph (10)—

10 (i) in subparagraph (A)—

11 (I) by striking “, specifically”
12 and inserting “including”,

13 (II) by striking clause (i), and

14 (III) redesignating clauses (ii)
15 and (iii) as clauses (i) and (ii), respec-
16 tively,

17 (ii) by amending subparagraph (B) to
18 read as follows:

19 “(B) programs that assist in holding juve-
20 niles accountable for their actions, including the
21 use of graduated sanctions and of neighborhood
22 courts or panels that increase victim satisfac-
23 tion and require juveniles to make restitution
24 for the damage caused by their delinquent be-
25 havior;”

1 (iii) in subparagraph (C) by striking
2 “juvenile justice” and inserting “juvenile
3 crime control”,

4 (iv) by amending subparagraph (D) to
5 read as follows:

6 “(D) programs that provide treatment to
7 juvenile offenders who are victims of child
8 abuse or neglect, and to their families, in order
9 to reduce the likelihood that such juvenile of-
10 fenders will commit subsequent violations of
11 law;”,

12 (v) in subparagraph (E)—

13 (I) by redesignating clause (ii) as
14 clause (iii), and

15 (II) by striking “juveniles, pro-
16 vided” and all that follows through
17 “provides; and”, and inserting the fol-
18 lowing:

19 “juveniles—

20 “(i) to encourage juveniles to remain
21 in elementary and secondary schools or in
22 alternative learning situations;

23 “(ii) to provide services to assist juve-
24 niles in making the transition to the world
25 of work and self-sufficiency; and”,

1 (vi) by amending subparagraph (F) to
2 read as follows:

3 “(F) expanding the use of probation officers—

4 “(i) particularly for the purpose of permit-
5 ting nonviolent juvenile offenders (including
6 status offenders) to remain at home with their
7 families as an alternative to incarceration or in-
8 stitutionalization; and

9 “(ii) to ensure that juveniles follow the
10 terms of their probation;”,

11 (vii) by amending subparagraph (G)
12 to read as follows:

13 “(G) one-on-one mentoring programs that
14 are designed to link at-risk juveniles and juve-
15 nile offenders, particularly juveniles residing in
16 high-crime areas and juveniles experiencing
17 educational failure, with responsible adults
18 (such as law enforcement officers, adults work-
19 ing with local businesses, and adults working
20 with community-based organizations and agen-
21 cies) who are properly screened and trained;”,

22 (viii) in subparagraph (H) by striking
23 “handicapped youth” and inserting “juve-
24 niles with disabilities”,

1 (ix) by amending subparagraph (K) to
2 read as follows:

3 “(K) boot camps for juvenile offenders;”,

4 (x) by amending subparagraph (L) to
5 read as follows:

6 “(L) community-based programs and serv-
7 ices to work with juveniles, their parents, and
8 other family members during and after incar-
9 ceration in order to strengthen families so that
10 such juveniles may be retained in their homes;”,

11 (xi) by amending subparagraph (M)
12 to read as follows:

13 “(M) other activities (such as court-ap-
14 pointed advocates) that the State determines
15 will hold juveniles accountable for their acts
16 and decrease juvenile involvement in delinquent
17 activities;”,

18 (xii) by amending subparagraph (N)
19 to read as follows:

20 “(N) establishing policies and systems to
21 incorporate relevant child protective services
22 records into juvenile justice records for pur-
23 poses of establishing treatment plans for juve-
24 nile offenders;”,

25 (xiii) in subparagraph (O)—

1 (I) in striking “cultural” and in-
2 serring “other”, and

3 (II) by striking the period at the
4 end and inserting a semicolon, and

5 (xiv) by adding at the end the follow-
6 ing:

7 “(P) a system of records relating to any
8 adjudication of juveniles less than 18 years of
9 age who are adjudicated delinquent for conduct
10 that would be a violent crime if committed by
11 an adult, that is—

12 “(i) equivalent to the records that
13 would be kept of adults arrested for such
14 conduct, including fingerprints and photo-
15 graphs;

16 “(ii) submitted to the Federal Bureau
17 of Investigation in the same manner as
18 adult records are so submitted;

19 “(iii) retained for a period of time
20 that is equal to the period of time records
21 are retained for adults; and

22 “(iv) available on an expedited basis
23 to law enforcement agencies, the courts,
24 and school officials (and such school offi-
25 cials shall be subject to the same standards

1 and penalties that law enforcement and ju-
2 venile justice system employees are subject
3 to under Federal and State law, for han-
4 dling and disclosing such information);

5 “(Q) programs that utilize multidisci-
6 plinary interagency case management and infor-
7 mation sharing, that enable the juvenile justice
8 and law enforcement agencies, schools, and so-
9 cial service agencies to make more informed de-
10 cisions regarding early identification, control,
11 supervision, and treatment of juveniles who re-
12 peatedly commit violent or serious delinquent
13 acts; and

14 “(R) programs designed to prevent and re-
15 duce hate crimes committed by juveniles.”,

16 (I) by amending paragraph (12) to read as
17 follows:

18 “(12) shall, in accordance with rules issued by
19 the Administrator, provide that—

20 “(A) juveniles who are charged with or
21 who have committed an offense that would not
22 be criminal if committed by an adult, exclud-
23 ing—

24 “(i) juveniles who are charged with or
25 who have committed a violation of section

1 922(x)(2) of title 18, United States Code,
2 or of a similar State law;

3 “(ii) juveniles who are charged with or
4 who have committed a violation of a valid
5 court order; and

6 “(iii) juveniles who are held in accord-
7 ance with the Interstate Compact on Juve-
8 niles as enacted by the State;

9 shall not be placed in secure detention facilities
10 or secure correctional facilities; and

11 “(B) juveniles—

12 “(i) who are not charged with any of-
13 fense; and

14 “(ii) who are—

15 “(I) aliens; or

16 “(II) alleged to be dependent, ne-
17 glected, or abused;

18 shall not be placed in secure detention facilities
19 or secure correctional facilities;”

20 (J) by amending paragraph (13) to read as
21 follows:

22 “(13) provide that—

23 “(A) juveniles alleged to be or found to be
24 delinquent, and juveniles within the purview of
25 paragraph (11), will not be detained or confined

1 in any institution in which they have regular
2 contact, or unsupervised incidental contact,
3 with adults incarcerated because such adults
4 have been convicted of a crime or are awaiting
5 trial on criminal charges; and

6 “(B) there is in effect in the State a policy
7 that requires individuals who work with both
8 such juveniles and such adults in co-located fa-
9 cilities have been trained and certified to work
10 with juveniles;”,

11 (K) by amending paragraph (14) to read
12 as follows:

13 “(14) provide that no juvenile will be detained
14 or confined in any jail or lockup for adults except—

15 “(A) juveniles who are accused of nonsta-
16 tus offenses and who are detained in such jail
17 or lockup for a period not to exceed 6 hours—

18 “(i) for processing or release;

19 “(ii) while awaiting transfer to a juve-
20 nile facility; or

21 “(iii) in which period such juveniles
22 make a court appearance;

23 “(B) juveniles who are accused of nonsta-
24 tus offenses, who are awaiting in initial court
25 appearance that will occur within 48 hours

1 after being taken into custody (excluding Satur-
2 days, Sundays, and legal holidays), and who are
3 detained or confined in a jail or lockup—

4 “(i) in which—

5 “(I) such juveniles do not have
6 regular contact, or unsupervised inci-
7 dental contact, with adults incarcer-
8 ated because such adults have been
9 convicted of a crime or are awaiting
10 trial on criminal charges; and

11 “(II) there is in effect in the
12 State a policy that requires individ-
13 uals who work with both such juve-
14 niles and such adults in co-located fa-
15 cilities have been trained and certified
16 to work with juveniles; and

17 “(ii) that—

18 “(I) is located outside a metro-
19 politan statistical area (as defined by
20 the Office of Management and Budg-
21 et);

22 “(II) has no existing acceptable
23 alternative placement available;

24 “(III) is located where conditions
25 of distance to be traveled or the lack

1 of highway, road, or transportation do
2 not allow for court appearances within
3 48 hours (excluding Saturdays, Sun-
4 days, and legal holidays) so that a
5 brief (not to exceed an additional 48
6 hours) delay is excusable; or

7 “(IV) is located where conditions
8 of safety exist (such as severe adverse,
9 life-threatening weather conditions
10 that do not allow for reasonably safe
11 travel), in which case the time for an
12 appearance may be delayed until 24
13 hours after the time that such condi-
14 tions allow for reasonable safe travel;

15 “(C) juveniles who are accused of nonsta-
16 tus offenses and who are detained or confined
17 in a jail or lockup that satisfies the require-
18 ments of subparagraph (B)(i) if—

19 “(i) such jail or lockup—

20 “(I) is located outside a metro-
21 politan statistical area (as defined by
22 the Office of Management and Budg-
23 et); and

24 “(II) has no existing acceptable
25 alternative placement available;

1 “(ii) a legal guardian (or guardian ad
2 litem) of the juvenile involved consents to
3 detaining or confining such juvenile in ac-
4 cordance with this subparagraph; and

5 “(iii) detaining or confining such juve-
6 nile in accordance with this subparagraph
7 is—

8 “(I) approved in advance by a
9 court with competent jurisdiction; and

10 “(II) is required to be reviewed
11 periodically, at intervals of not more
12 than 5 days (excluding Saturdays,
13 Sundays, and legal holidays), by such
14 court for the duration of detention or
15 confinement;”,

16 (L) in paragraph (15)—

17 (i) by striking “paragraph (12)(A),
18 paragraph (13), and paragraph (14)” and
19 inserting “paragraphs (11), (12), and
20 (13)”, and

21 (ii) by striking “paragraph (12)(A)
22 and paragraph (13)” and inserting “para-
23 graphs (11) and (12)”,

1 (M) in paragraph (16) by striking “men-
2 tally, emotionally, or physically handicapping
3 conditions” and inserting “disability”,

4 (N) by amending paragraph (19) to read
5 as follows:

6 “(19) provide assurances that—

7 “(A) any assistance provided under this
8 Act will not cause the displacement (including
9 a partial displacement, such as a reduction in
10 the hours of nonovertime work, wages, or em-
11 ployment benefits) of any currently employed
12 employee;

13 “(B) activities assisted under this Act will
14 not impair an existing collective bargaining re-
15 lationship, contract for services, or collective
16 bargaining agreement; and

17 “(C) no such activity that would be incon-
18 sistent with the terms of a collective bargaining
19 agreement shall be undertaken without the
20 written concurrence of the labor organization
21 involved;”,

22 (O) by amending paragraph (23) to read
23 as follows:

24 “(23) address juvenile delinquency prevention
25 efforts and system improvement efforts designed to

1 reduce, without establishing or requiring numerical
2 standards or quotas, the disproportionate number of
3 juvenile members of minority groups, who come into
4 contact with the juvenile justice system;”

5 (P) by amending paragraph (24) to read

6 as follows:

7 “(24) provide that if a juvenile is taken into
8 custody for violating a valid court order issued for
9 committing a status offense—

10 “(A) an appropriate public agency shall be
11 promptly notified that such juvenile is held in
12 custody for violating such order;

13 “(B) not later than 24 hours during which
14 such juvenile is so held, an authorized rep-
15 resentative of such agency shall interview, in
16 person, such juvenile; and

17 “(C) not later than 48 hours during which
18 such juvenile is so held—

19 “(i) such representative shall submit
20 an assessment to the court that issued
21 such order, regarding the immediate needs
22 of such juvenile; and

23 “(ii) such court shall conduct a hear-
24 ing to determine—

1 “(I) whether there is reasonable
2 cause to believe that such juvenile vio-
3 lated such order; and

4 “(II) the appropriate placement
5 of such juvenile pending disposition of
6 the violation alleged;”,

7 (Q) in paragraph (25) by striking the pe-
8 riod at the end and inserting “; and”,

9 (R) by redesignating paragraphs (7)
10 through (25) as paragraphs (6) through (24),
11 respectively, and

12 (S) by adding at the end the following:

13 “(25) specify a percentage (if any), not to ex-
14 ceed 5 percent, of funds received by the State under
15 section 222 (other than funds made available to the
16 state advisory group under section 222(d)) that the
17 State will reserve for expenditure by the State to
18 provide incentive grants to units of general local gov-
19 ernment that reduce the caseload of probation offi-
20 cers within such units.”, and

21 (2) by amending subsection (c) to read as fol-
22 lows:

23 “(c) If a State fails to comply with any of the applica-
24 ble requirements of paragraphs (11), (12), (13), and (22)
25 of subsection (a) in any fiscal year beginning after Sep-

1 tember 30, 1997, then the amount allocated to such State
 2 for the subsequent fiscal year shall be reduced by not to
 3 exceed 12.5 percent for each such paragraph with respect
 4 to which the failure occurs, unless the Administrator de-
 5 termines that the State—

6 “(1) has achieved substantial compliance with
 7 such applicable requirements with respect to which
 8 the State was not in compliance; and

9 “(2) has made, through appropriate executive
 10 or legislative action, an unequivocal commitment to
 11 achieving full compliance with such applicable re-
 12 quirements within a reasonable time.”, and

13 (3) in subsection (d)—

14 (A) by striking “allotment” and inserting
 15 “allocation”, and

16 (B) by striking “subsection (a) (12)(A),
 17 (13), (14) and (23)” each place it appears and
 18 inserting “paragraphs (11), (12), (13), and
 19 (22) of subsection (a)”.

20 **SEC. 110. JUVENILE DELINQUENCY PREVENTION BLOCK**
 21 **GRANT PROGRAM.**

22 Title II of the Juvenile Justice and Delinquency Pre-
 23 vention Act of 1974 (42 U.S.C. 5611 et seq.) is amend-
 24 ed—

25 (1) by striking parts C, D, E, F, G, and H,

1 (2) by striking the 1st part I,

2 (3) by redesignating the 2nd part I as part F,

3 and

4 (4) by inserting after part B the following:

5 **“PART C—JUVENILE DELINQUENCY PREVENTION**

6 **BLOCK GRANT PROGRAM**

7 **“SEC. 241. AUTHORITY TO MAKE GRANTS.**

8 “The Administrator may make grants to eligible
9 States, from funds allocated under section 242, for the
10 purpose of providing financial assistance to eligible entities
11 to carry out projects designed to prevent juvenile delin-
12 quency, including—

13 “(1) projects that assist in holding juveniles ac-
14 countable for their actions, including the use of
15 neighborhood courts or panels that increase victim
16 satisfaction and require juveniles to make restitu-
17 tion, or perform community service, for the damage
18 caused by their delinquent acts;

19 “(2) projects that provide treatment to juvenile
20 offenders who are victims of child abuse or neglect,
21 and to their families, in order to reduce the likeli-
22 hood that such juvenile offenders will commit subse-
23 quent violations of law;

24 “(3) educational projects or supportive services
25 for delinquent or other juveniles—

1 “(A) to encourage juveniles to remain in
2 elementary and secondary schools or in alter-
3 native learning situations in educational set-
4 tings;

5 “(B) to provide services to assist juveniles
6 in making the transition to the world of work
7 and self-sufficiency;

8 “(C) to assist in identifying learning dif-
9 ficulties (including learning disabilities);

10 “(D) to prevent unwarranted and arbitrary
11 suspensions and expulsions;

12 “(E) to encourage new approaches and
13 techniques with respect to the prevention of
14 school violence and vandalism;

15 “(F) which assist law enforcement person-
16 nel and juvenile justice personnel to more effec-
17 tively recognize and provide for learning-dis-
18 abled and other handicapped juveniles; or

19 “(G) which develop locally coordinated
20 policies and programs among education, juve-
21 nile justice, and social service agencies;

22 “(4) projects which expand the use of probation
23 officers—

24 “(A) particularly for the purpose of per-
25 mitting nonviolent juvenile offenders (including

1 status offenders) to remain at home with their
2 families as an alternative to incarceration or in-
3 stitutionalization; and

4 “(B) to ensure that juveniles follow the
5 terms of their probation;”,

6 “(5) one-on-one mentoring projects that are de-
7 signed to link at-risk juveniles and juvenile offenders
8 who did not commit serious crime, particularly juve-
9 niles residing in high-crime areas and juveniles expe-
10 riencing educational failure, with responsible adults
11 (such as law enforcement officers, adults working
12 with local businesses, and adults working for com-
13 munity-based organizations and agencies) who are
14 properly screened and trained;

15 “(6) community-based projects and services (in-
16 cluding literacy and social service programs) which
17 work with juvenile offenders, including those from
18 families with limited English-speaking proficiency,
19 their parents, their siblings, and other family mem-
20 bers during and after incarceration of the juvenile
21 offenders, in order to strengthen families, to allow
22 juvenile offenders to be retained in their homes, and
23 to prevent the involvement of other juvenile family
24 members in delinquent activities;

1 “(7) projects designed to provide for the treat-
2 ment of juveniles for dependence on or abuse of al-
3 cohol, drugs, or other harmful substances;

4 “(8) projects which leverage funds to provide
5 scholarships for postsecondary education and train-
6 ing for low-income juveniles who reside in neighbor-
7 hoods with high rates of poverty, violence, and drug-
8 related crimes;

9 “(9) projects which provide for an initial intake
10 screening of each juvenile taken into custody—

11 “(A) to determine the likelihood that such
12 juvenile will commit a subsequent offense; and

13 “(B) to provide appropriate interventions
14 to prevent such juvenile from committing subse-
15 quent offenses;

16 “(10) projects (including school- or community-
17 based projects) that are designed to prevent, and
18 reduce the rate of, the participation of juveniles in
19 gangs that commit crimes (particularly violent
20 crimes), that unlawfully use firearms and other
21 weapons, or that unlawfully traffic in drugs and that
22 involve, to the extent practicable, families and other
23 community members (including law enforcement per-
24 sonnel and members of the business community) in
25 the activities conducted under such projects;

1 “(11) comprehensive juvenile justice and delin-
2 quency prevention projects that meet the needs of
3 juveniles through the collaboration of the many local
4 service systems juveniles encounter, including
5 schools, courts, law enforcement agencies, child pro-
6 tection agencies, mental health agencies, welfare
7 services, health care agencies, and private nonprofit
8 agencies offering services to juveniles;

9 “(12) to develop, implement, and support, in
10 conjunction with public and private agencies, organi-
11 zations, and businesses, projects for the employment
12 of juveniles and referral to job training programs
13 (including referral to Federal job training pro-
14 grams);

15 “(13) delinquency prevention activities which
16 involve youth clubs, sports, recreation, peer counsel-
17 ing and teaching, the arts, leadership development,
18 community service, volunteer service, before- and
19 after-school programs, violence prevention activities,
20 mediation skills training, camping, environmental
21 education, ethnic or cultural enrichment, tutoring,
22 and academic enrichment;

23 “(14) to establish policies and systems to incor-
24 porate relevant child protective services records into

1 juvenile justice records for purposes of establishing
2 treatment plans for juvenile offenders;

3 “(15) family strengthening activities, such as
4 mutual support groups for parents and their chil-
5 dren:

6 “(16) programs that encourage social com-
7 petencies, problem-solving skills, and communication
8 skills, youth leadership, and civic involvement;

9 “(17) programs that focus on the needs of
10 young girls at-risk of delinquency or status offenses;
11 and

12 “(18) other activities that are likely to prevent
13 juvenile delinquency.

14 **“SEC. 242. ALLOCATION.**

15 “Funds appropriated to carry out this part shall be
16 allocated among eligible States as follows:

17 “(1) Fifty percent of such amount shall be allo-
18 cated proportionately based on the population that is
19 less than 18 years of age in the eligible States.

20 “(2) Fifty percent of such amount shall be allo-
21 cated proportionately based on the annual average
22 number of arrests for serious crimes committed in
23 the eligible States by juveniles during the then most
24 recently completed period of 3 consecutive calendar

1 years for which sufficient information is available to
2 the Administrator.

3 **“SEC. 243. ELIGIBILITY OF STATES.**

4 “(a) APPLICATION.—To be eligible to receive a grant
5 under section 241, a State shall submit to the Adminis-
6 trator an application that contains the following:

7 “(1) An assurance that the State will use—

8 “(A) not more than 5 percent of such
9 grant, in the aggregate, for—

10 “(i) the costs incurred by the State to
11 carry out this part; and

12 “(ii) to evaluate, and provide technical
13 assistance relating to, projects and activi-
14 ties carried out with funds provided under
15 this part; and

16 “(B) the remainder of such grant to make
17 grants under section 244.

18 “(2) An assurance that, and a detailed descrip-
19 tion of how, such grant will support, and not sup-
20 plant State and local efforts to prevent juvenile de-
21 linquency.

22 “(3) An assurance that such application was
23 prepared after consultation with, and participation
24 by, community-based organizations that carry out

1 programs, projects, or activities to prevent juvenile
2 delinquency.

3 “(4) An assurance that each eligible entity de-
4 scribed in section 244(a) that receives an initial
5 grant under section 244 to carry out a project or ac-
6 tivity shall also receive an assurance from the State
7 that such entity will receive from the State, for the
8 subsequent fiscal year to carry out such project or
9 activity, a grant under such section in an amount
10 that is proportional, based on such initial grant and
11 on the amount of the grant received under section
12 241 by the State for such subsequent fiscal year, but
13 that does not exceed the amount specified for such
14 subsequent fiscal year in such application as ap-
15 proved by the State.

16 “(5) Such other information and assurances as
17 the Administrator may reasonably require by rule.

18 “(b) APPROVAL.—The Administrator shall approve
19 an application, and amendments to such application sub-
20 mitted in subsequent fiscal years, that satisfy the require-
21 ments of subsection (a).

22 **“SEC. 244. GRANTS FOR LOCAL PROJECTS.**

23 “(a) SELECTION FROM AMONG APPLICATIONS.—(1)
24 Using a grant received under section 241, a State may
25 make grants to eligible entities whose applications are re-

1 ceived by the State in accordance with subsection (b) to
2 carry out projects and activities described in section 241.

3 “(2) For purposes of making such grants, the State
4 shall give special consideration to eligible entities that—

5 “(A) propose to carry out such projects in geo-
6 graphical areas in which there is—

7 “(i) a disproportionately high level of seri-
8 ous crime committed by juveniles; or

9 “(ii) a recent rapid increase in the number
10 of nonstatus offenses committed by juveniles;

11 “(B)(i) agreed to carry out such projects or ac-
12 tivities that are multidisciplinary and involve 2 or
13 more eligible entities; or

14 “(ii) represent communities that have a devel-
15 oped plan designed to prevent, or reduce the rate of,
16 juvenile delinquency, and that involve other entities
17 operated by individuals who have a demonstrated
18 history of involvement in activities designed to pre-
19 vent juvenile delinquency; and

20 “(C) the amount of resources (in cash or in
21 kind) such entities will provide to carry out such
22 projects and activities.

23 “(b) RECEIPT OF APPLICATIONS.—(1) Subject to
24 paragraph (2), a unit of general local government shall

1 submit to the State simultaneously all applications that
2 are—

3 “(A) timely received by such unit from eligible
4 entities; and

5 “(B) determined by such unit to be consistent
6 with a current plan formulated by such unit for the
7 purpose of preventing, and reducing the rate of, ju-
8 venile delinquency in the geographical area under
9 the jurisdiction of such unit.

10 “(2) If an application submitted to such unit by an
11 eligible entity satisfies the requirements specified in sub-
12 paragraphs (A) and (B) of paragraph (1), such entity may
13 submit such application directly to the State.

14 **“SEC. 245. ELIGIBILITY OF ENTITIES.**

15 “(a) **ELIGIBILITY.**—Subject to subsections (b) and
16 except as provided in subsection (c), to be eligible to re-
17 ceive a grant under section 244, a community-based orga-
18 nization, law enforcement agency, local education author-
19 ity (as defined in section 14101 of the Elementary and
20 Secondary Education Act of 1965 and including a school
21 within such authority), nonprofit private organization,
22 unit of general local government, or social service provider,
23 and or other entity with a demonstrated history of involve-
24 ment in the prevention of juvenile delinquency, shall sub-

1 mit to a unit of general local government an application
2 that contains the following:

3 “(1) An assurance that such applicant will use
4 such grant, and each such grant received for the
5 subsequent fiscal year, to carry out throughout a 2-
6 year period a project or activity described in reason-
7 able detail, and of a kind described in one or more
8 of paragraphs (1) through (14) of section 241 as
9 specified in, such application.

10 “(2) A statement of the particular goals such
11 project or activity is designed to achieve, and the
12 methods such entity will use to achieve, and assess
13 the achievement of, each of such goals.

14 “(3) A statement identifying the research (if
15 any) such entity relied on in preparing such applica-
16 tion.

17 “(b) REVIEW AND SUBMISSION OF APPLICATIONS.—
18 Except as provided in subsection (c), an entity shall not
19 be eligible to receive a grant under section 244 unless—

20 “(1) such entity submits to a unit of general
21 local government an application that—

22 “(A) satisfies the requirements specified in
23 subsection (a); and

1 **“PART D—RESEARCH; EVALUATION; TECHNICAL**
2 **ASSISTANCE; TRAINING**

3 **“SEC. 251. RESEARCH AND EVALUATION; STATISTICAL**
4 **ANALYSES; INFORMATION DISSEMINATION**

5 “(a) RESEARCH AND EVALUATION.—(1) The Admin-
6 istrator may—

7 “(A) plan and identify, in consultation with the
8 Director of the National Institute of Justice, the
9 purposes and goals of all agreements carried out
10 with funds provided under this subsection; and

11 “(B) make agreements with the National Insti-
12 tute of Justice or, subject to the approval of the As-
13 sistant Attorney General for the Office of Justice
14 Programs, with another Federal agency authorized
15 by law to conduct research or evaluation in juvenile
16 justice matters, for the purpose of providing re-
17 search and evaluation relating to—

18 “(i) the prevention, reduction, and control
19 of juvenile delinquency and serious crime com-
20 mitted by juveniles;

21 “(ii) the link between juvenile delinquency
22 and the incarceration of members of the fami-
23 lies of juveniles;

24 “(iii) successful efforts to prevent first-
25 time minor offenders from committing subse-
26 quent involvement in serious crime;

1 “(iv) successful efforts to prevent recidi-
2 vism;

3 “(v) the juvenile justice system;

4 “(vi) juvenile violence; and

5 “(vii) other purposes consistent with the
6 purposes of this title and title I.

7 “(2) The Administrator shall ensure that an equi-
8 table amount of funds available to carry out paragraph
9 (1)(B) is used for research and evaluation relating to the
10 prevention of juvenile delinquency.

11 “(b) STATISTICAL ANALYSES.—The Administrator
12 may make agreements with the Bureau of Justice Statis-
13 tics, or subject to the approval of the Assistant Attorney
14 General for the Office of Justice Programs, with another
15 Federal agency authorized by law to undertake statistical
16 work in juvenile justice matters, for the purpose of provid-
17 ing for the collection, analysis, and dissemination of statis-
18 tical data and information relating to juvenile delinquency
19 and serious crimes committed by juveniles, to the juvenile
20 justice system, to juvenile violence, and to other purposes
21 consist with the purposes of this title and title I.

22 “(c) COMPETITIVE SELECTION PROCESS.—The Ad-
23 ministrator shall use a competitive process, established by
24 rule by the Administrator, to carry out subsections (a) and
25 (b).

1 “(d) INFORMATION DISSEMINATION.—The Adminis-
2 trator may—

3 “(1) review reports and data relating to the ju-
4 venile justice system in the United States and in for-
5 eign nations (as appropriate), collect data and infor-
6 mation from studies and research into all aspects of
7 juvenile delinquency (including the causes, preven-
8 tion, and treatment of juvenile delinquency) and se-
9 rious crimes committed by juveniles;

10 “(2) establish and operate, directly or by con-
11 tract, a clearinghouse and information center for the
12 preparation, publication, and dissemination of infor-
13 mation relating to juvenile delinquency, including
14 State and local prevention and treatment programs,
15 plans, resources, and training and technical assist-
16 ance programs; and

17 “(3) make grants and contracts with public and
18 private agencies, institutions, and organizations, for
19 the purpose of disseminating information to rep-
20 resentatives and personnel of public and private
21 agencies, including practitioners in juvenile justice,
22 law enforcement, the courts, corrections, schools,
23 and related services, in the establishment, implemen-
24 tation, and operation of projects and activities for

1 which financial assistance is provided under this
2 title.

3 **“SEC. 252. TRAINING AND TECHNICAL ASSISTANCE.**

4 “(a) TRAINING.—The Administrator may—

5 “(1) develop and carry out projects for the pur-
6 pose of training representatives and personnel of
7 public and private agencies, including practitioners
8 in juvenile justice, law enforcement, courts, correc-
9 tions, schools, and related services, to carry out the
10 purposes specified in section 102; and

11 “(2) make grants to and contracts with public
12 and private agencies, institutions, and organizations
13 for the purpose of training representatives and per-
14 sonnel of public and private agencies, including prac-
15 titioners in juvenile justice, law enforcement, courts,
16 corrections, schools, and related services, to carry
17 out the purposes specified in section 102.

18 “(b) TECHNICAL ASSISTANCE.—The Administrator
19 may—

20 “(1) develop and implement projects for the
21 purpose of providing technical assistance to rep-
22 resentatives and personnel of public and private
23 agencies and organizations, including practitioners
24 in juvenile justice, law enforcement, courts, correc-
25 tions, schools, and related services, in the establish-

1 ment, implementation, and operation of programs,
2 projects, and activities for which financial assistance
3 is provided under this title; and

4 “(2) make grants to and contracts with public
5 and private agencies, institutions, and organizations,
6 for the purpose of providing technical assistance to
7 representatives and personnel of public and private
8 agencies, including practitioners in juvenile justice,
9 law enforcement, courts, corrections, schools, and re-
10 lated services, in the establishment, implementation,
11 and operation of programs, projects, and activities
12 for which financial assistance is provided under this
13 title.”.

14 **SEC. 112. DEMONSTRATION PROJECTS.**

15 Title II of the Juvenile Justice and Delinquency Pre-
16 vention Act of 1974 (42 U.S.C. 5611 et seq.) is amended
17 by inserting after part D, as added by section 111, the
18 following:

19 **“PART E—DEVELOPING, TESTING, AND DEM-**
20 **ONSTRATING PROMISING NEW INITIATIVES**
21 **AND PROGRAMS**

22 **“SEC. 261. GRANTS AND PROJECTS.**

23 “(a) **AUTHORITY TO MAKE GRANTS.**—The Adminis-
24 trator may make grants to and contracts with States,
25 units of general local government, Indian tribal govern-

1 ments, public and private agencies, organizations, and in-
2 dividuals, or combinations thereof, to carry out projects
3 for the development, testing, and demonstration of promis-
4 ing initiatives and programs for the prevention, control,
5 or reduction of juvenile delinquency. The Administrator
6 shall ensure that, to the extent reasonable and practicable,
7 such grants are made to achieve an equitable geographical
8 distribution of such projects throughout the United
9 States.

10 “(b) USE OF GRANTS.—A grant made under sub-
11 section (a) may be used to pay all or part of the cost of
12 the project for which such grant is made.

13 **“SEC. 262. GRANTS FOR TECHNICAL ASSISTANCE.**

14 “The Administrator may make grants to and con-
15 tracts with public and private agencies, organizations, and
16 individuals to provide technical assistance to States, units
17 of general local government, Indian tribal governments,
18 local private entities or agencies, or any combination
19 thereof, to carry out the projects for which grants are
20 made under section 261.

21 **“SEC. 263. ELIGIBILITY.**

22 “To be eligible to receive a grant made under this
23 part, a public or private agency, Indian tribal government,
24 organization, institution, individual, or combination there-
25 of shall submit an application to the Administrator at such

1 time, in such form, and containing such information as
2 the Administrator may reasonable require by rule.

3 **“SEC. 264. REPORTS.**

4 “Recipients of grants made under this part shall sub-
5 mit to the Administrator such reports as may be reason-
6 ably requested by the Administrator to describe progress
7 achieved in carrying the projects for which such grants
8 are made.”.

9 **SEC. 113. AUTHORIZATION OF APPROPRIATIONS.**

10 Section 299 of the Juvenile Justice and Delinquency
11 Prevention Act of 1974 (42 U.S.C. 5671) is amended—

12 (1) by striking subsection (e), and

13 (2) by striking subsections (a), (b), and (c), and

14 inserting the following:

15 “(a) AUTHORIZATION OF APPROPRIATIONS FOR
16 TITLE II (EXCLUDING PARTS C AND E).—(1) There are
17 authorized to be appropriated to carry out this title such
18 sums as may be appropriate for fiscal years 1998, 1999,
19 2000, and 2001.

20 “(2) Of such sums as are appropriated for a fiscal
21 year to carry out this title (other than parts C and E)—

22 “(A) not more than 5 percent shall be available
23 to carry out part A;

24 “(B) not less than 80 percent shall be available
25 to carry out part B; and

1 “(C) not more than 15 percent shall be avail-
2 able to carry out part D.

3 “(b) AUTHORIZATION OF APPROPRIATIONS FOR
4 PART C.—There are authorized to be appropriated to
5 carry out part C such sums as may be necessary for fiscal
6 years 1998, 1999, 2000, and 2001.

7 “(c) AUTHORIZATION OF APPROPRIATIONS FOR PART
8 E.—There are authorized to be appropriated to carry out
9 part E, and authorized to remain available until expended,
10 such sums as may be necessary for fiscal years 1998,
11 1999, 2000, and 2001.”.

12 **SEC. 114. ADMINISTRATIVE AUTHORITY.**

13 Section 299A of the Juvenile Justice and Delin-
14 quency Prevention Act of 1974 (42 U.S.C. 5672) is
15 amended—

16 (1) in subsection (d) by striking “as are con-
17 sistent with the purpose of this Act” and inserting
18 “only to the extent necessary to ensure that there is
19 compliance with the specific requirements of this
20 title or to respond to requests for clarification and
21 guidance relating to such compliance”, and

22 (2) by adding at the end the following:

23 “(e) If a State requires by law compliance with the
24 requirements described in paragraphs (11), (12), and (13)
25 of section 223(a), then for the period such law is in effect

1 in such State such State shall be rebuttably presumed to
2 satisfy such requirements.”.

3 **SEC. 115. USE OF FUNDS.**

4 Section 299C of the Juvenile Justice and Delin-
5 quency Prevention Act of 1974 (42 U.S.C. 5674) is
6 amended—

7 (1) in subsection (a)—

8 (A) by striking “may be used for”,

9 (B) in paragraph (1) by inserting “may be
10 used for” after “(1)”, and

11 (C) by amending paragraph (2) to read as
12 follows:

13 “(2) may not be used for the cost of construc-
14 tion of any facility, except not more than 15 percent
15 of the funds received under this title by a State for
16 a fiscal year may be used for the purpose of renovat-
17 ing or replacing juvenile facilities.”,

18 (2) by striking subsection (b), and

19 (3) by redesignating subsection (c) as sub-
20 section (b).

21 **SEC. 116. LIMITATION ON USE OF FUNDS.**

22 Part F of title II of the Juvenile Justice and Delin-
23 quency Prevention Act of 1974 (42 U.S.C. 5671 et seq.),
24 as so redesignated by section 110, is amended adding at
25 the end the following:

1 **“SEC. 229F. LIMITATION ON USE OF FUNDS.**

2 “None of the funds made available to carry out this
3 title may be used to advocate for, or support, the unse-
4 cured release of juveniles who are charged with a violent
5 crime.”.

6 **SEC. 117. RULES OF CONSTRUCTION.**

7 Part F of title II of the Juvenile Justice and Delin-
8 quency Prevention Act of 1974 (42 U.S.C. 5671 et seq.),
9 as so redesignated by section 110 and amended by section
10 116, is amended adding at the end the following:

11 **“SEC. 299G. RULES OF CONSTRUCTION.**

12 “Nothing in this title or title I shall be construed—

13 “(1) to prevent financial assistance from being
14 awarded through grants under this title to any oth-
15 erwise eligible organization; or

16 “(2) to modify or affect any Federal or State
17 law relating to collective bargaining rights of em-
18 ployees.”.

19 **SEC. 118. LEASING SURPLUS FEDERAL PROPERTY.**

20 Part F of title II of the Juvenile Justice and Delin-
21 quency Prevention Act of 1974 (42 U.S.C. 5671 et seq.),
22 as so redesignated by section 110 and amended by section
23 117, is amended adding at the end the following:

24 **“SEC. 299H. LEASING SURPLUS FEDERAL PROPERTY.**

25 “The Administrator may receive surplus Federal
26 property (including facilities) and may lease such property

1 to States and units of general local government for use
2 in or as facilities for juvenile offenders, or for use in or
3 as facilities for delinquency prevention and treatment ac-
4 tivities.”.

5 **SEC. 119. ISSUANCE OF RULES.**

6 Part F of title II of the Juvenile Justice and Delin-
7 quency Prevention Act of 1974 (42 U.S.C. 5671 et seq.),
8 as so redesignated by section 110 and amended by section
9 118, is amended adding at the end the following:

10 **“SEC. 299I. ISSUANCE OF RULES.**

11 “The Administrator shall issue rules to carry out this
12 title, including rules that establish procedures and meth-
13 ods for making grants and contracts, and distributing
14 funds available, to carry out this title.”.

15 **SEC. 120. TECHNICAL AND CONFORMING AMENDMENTS.**

16 (a) TECHNICAL AMENDMENTS.—The Juvenile Jus-
17 tice and Delinquency Prevention Act of 1974 (42 U.S.C.
18 5601 et seq.) is amended—

19 (1) in section 202(b) by striking “prescribed for
20 GS–18 of the General Schedule by section 5332”
21 and inserting “payable under section 5376”,

22 (2) in section 207 by striking paragraph (4)
23 and redesignating paragraph (5) as paragraph (4),

24 (3) in section 221(b)(2) by striking the last
25 sentence,

1 (4) in section 299D by striking subsection (d),
2 and

3 (5) by striking titles IV and V, as originally en-
4 acted by Public Law 93–415 (88 Stat. 1132–1143).

5 (b) CONFORMING AMENDMENTS.—(1) Section 5315
6 of title 5 of the United States Code is amended by striking
7 “Office of Juvenile Justice and Delinquency Prevention”
8 and inserting “Office of Juvenile Crime Control and De-
9 linquency Prevention”.

10 (2) Section 4351(b) of title 18 of the United States
11 Code is amended by striking “Office of Juvenile Justice
12 and Delinquency Prevention” and inserting “Office of Ju-
13 venile Crime Control and Delinquency Prevention”.

14 (3) Subsections (a) (1) and (c) of section 3220 of
15 title 39 of the United States Code is amended by striking
16 “Office of Juvenile Justice and Delinquency Prevention”
17 each place it appears and inserting “Office of Juvenile
18 Crime Control and Delinquency Prevention”.

19 (4) Section 463(f) of the Social Security Act (42
20 U.S.C. 663(f)) is amended by striking “Office of Juvenile
21 Justice and Delinquency Prevention” and inserting “Of-
22 fice of Juvenile Crime Control and Delinquency Preven-
23 tion”.

24 (5) Sections 801(a), 804, 805, and 813 of title I of
25 the Omnibus Crime Control and Safe Streets Act of 1968

1 (42 U.S.C. 3712(a), 3782, 3785, 3786, 3789i) are amend-
2 ed by striking “Office of Juvenile Justice and Delinquency
3 Prevention” each place it appears and inserting “Office
4 of Juvenile Crime Control and Delinquency Prevention”.

5 (6) The Victims of Child Abuse Act of 1990 (42
6 U.S.C. 13001 et seq.) is amended—

7 (A) in section 214(b)(1) by striking “262, 293,
8 and 296 of subpart II of title II” and inserting
9 “299B and 299E”,

10 (B) in section 214A(c)(1) by striking “262,
11 293, and 296 of subpart II of title II” and inserting
12 “299B and 299E”,

13 (C) in sections 217 and 222 by striking “Office
14 of Juvenile Justice and Delinquency Prevention”
15 each place it appears and inserting “Office of Juve-
16 nile Crime Control and Delinquency Prevention”,
17 and

18 (D) in section 223(e) by striking “section 262,
19 293, and 296” and inserting “sections 262, 299B,
20 and 299E”.

21 (7) The Missing Children’s Assistance Act (42 U.S.C.
22 5771 et seq.) is amended—

23 (A) in section 403(2) by striking “Justice and
24 Delinquency Prevention” and inserting “Crime Con-
25 trol and Delinquency Prevention”, and

1 (B) in subsections (a)(5)(E) and (b)(1)(B) of
2 section 404 by striking “section 313” and inserting
3 “section 331”.

4 (8) The Crime Control Act of 1990 (42 U.S.C. 13001
5 et seq.) is amended—

6 (A) in section 217(c)(1) by striking “sections
7 262, 293, and 296 of subpart II of title II” and in-
8 serting “sections 299B and 299E”, and

9 (B) in section 223(c) by striking “sections 262,
10 293, and 296 of title II” and inserting “sections
11 299B and 299E”.

12 **SEC. 121. REFERENCES.**

13 In any Federal law (excluding this Act and the Acts
14 amended by this Act), Executive order, rule, regulation,
15 order, delegation of authority, grant, contract, suit, or
16 document—

17 (1) a reference to the Office of Juvenile Justice
18 and Delinquency Prevention shall be deemed to
19 include a reference to the Office of Juvenile Crime
20 Control and Delinquency Prevention, and

21 (2) a reference to the National Institute for
22 Juvenile Justice and Delinquency Prevention shall
23 be deemed to include a reference to Office of Juve-
24 nile Crime Control and Delinquency Prevention.

1 **TITLE II—AMENDMENTS TO THE**
2 **RUNAWAY AND HOMELESS**
3 **YOUTH ACT**

4 **SEC. 201. FINDINGS.**

5 Section 302 of the Runaway and Homeless Youth Act
6 (42 U.S.C. 5701) is amended—

7 (1) in paragraph (5) by striking “accurate re-
8 porting of the problem nationally” and inserting “an
9 accurate national reporting system to report the
10 problem,”, and

11 (2) by amending paragraph (8) to read as fol-
12 lows:

13 “(8) services for runaway and homeless youth
14 are needed in urban, suburban and rural areas;”.

15 **SEC. 202. AUTHORITY TO MAKE GRANTS FOR CENTERS AND**
16 **SERVICES.**

17 Section 311 of the Runaway and Homeless Youth Act
18 (42 U.S.C. 5711) is amended—

19 (1) by amending subsection (a) to read as fol-
20 lows:

21 “(a)(1) The Secretary shall make grants to public
22 and nonprofit private entities (and combinations of such
23 entities) to establish and operate (including renovation)
24 local centers to provide services for runaway and homeless
25 youth and for the families of such youth.

1 “(2) Such services—

2 “(A) shall be provided as an alternative to in-
3 volving runaway and homeless youth in the law en-
4 forcement, child welfare, mental health, and juvenile
5 justice systems;

6 “(B) shall include—

7 “(i) safe and appropriate shelter; and

8 “(ii) individual, family, and group counsel-
9 ing, as appropriate; and

10 “(C) may include—

11 “(i) street-based services;

12 “(ii) home-based services for families with
13 youth at risk of separation from the family; and

14 “(iii) drug abuse education and prevention
15 services.”,

16 (2) in subsection (b)—

17 (A) in paragraph (2) by striking “the
18 Trust Territory of the Pacific Islands,” and

19 (B) by striking paragraph (4), and

20 (3) by striking subsections (c) and (d).

21 **SEC. 203. ELIGIBILITY.**

22 Section 312 of the Runaway and Homeless Youth Act
23 (42 U.S.C. 5712) is amended—

24 (1) in subsection (b)—

1 (A) in paragraph (8) by striking “para-
2 graph (6)” and inserting “paragraph (7)”,

3 (B) in paragraph (10) by striking “and” at
4 the end,

5 (C) in paragraph (11) by striking the pe-
6 riod at the end and inserting “; and”, and

7 (D) by adding at the end the following:

8 “(12) shall submit to the Secretary an annual
9 report that includes—

10 “(A) information regarding the activities
11 carried out under this part;

12 “(B) the achievements of the project under
13 this part carried out by the applicant; and

14 “(C) statistical summaries describing—

15 “(i) the number and the characteris-
16 ties of the runaway and homeless youth,
17 and youth at risk of family separation, who
18 participate in the project; and

19 “(ii) the services provided to such
20 youth by the project;

21 in the year for which the report is submitted.”, and

22 (3) by striking subsections (c) and (d) and in-
23 serting the following:

24 “(c) To be eligible to use assistance under section
25 311(a)(2)(C)(i) to provide street-based services, the appli-

1 cant shall include in the plan required by subsection (b)
2 assurances that in providing such services the applicant
3 will—

4 “(1) provide qualified supervision of staff, in-
5 cluding on-street supervision by appropriately
6 trained staff;

7 “(2) provide backup personnel for on-street
8 staff staff;

9 “(3) provide initial and periodic training of
10 staff who provide such services; and

11 “(4) conduct outreach activities for runaway
12 and homeless youth, and street youth.

13 “(d) To be eligible to use assistance under section
14 311(a) to provide home-based services described in section
15 311(a)(2)(C)(ii), an applicant shall include in the plan re-
16 quired by subsection (b) assurances that in providing such
17 services the applicant will—

18 “(1) provide counseling and information to
19 youth and the families (including unrelated individ-
20 uals in the family households) of such youth, includ-
21 ing services relating to basic life skills, interpersonal
22 skill building, educational advancement, job attain-
23 ment skills, mental and physical health care,
24 parenting skills, financial planning, and referral to
25 sources of other needed services;

1 “(2) provide directly, or through an arrange-
2 ment made by the applicant, 24-hour service to re-
3 spond to family crises (including immediate access to
4 temporary shelter for runaway and homeless youth,
5 and youth at risk of separation from the family);

6 “(3) establish, in partnership with the families
7 of runaway and homeless youth, and youth at risk
8 of separation from the family, objectives and meas-
9 ures of success to be achieved as a result of receiv-
10 ing home-based services;

11 “(4) provide initial and periodic training of
12 staff who provide home-based services; and

13 “(5) ensure that—

14 “(A) caseloads will remain sufficiently low
15 to allow for intensive (5 to 20 hours per week)
16 involvement with each family receiving such
17 services; and

18 “(B) staff providing such services will re-
19 ceive qualified supervision.

20 “(e) To be eligible to use assistance under section
21 311(a)(2)(C)(iii) to provide drug abuse education and pre-
22 vention services, an applicant shall include in the plan re-
23 quired by subsection (b)—

24 “(1) a description of—

1 “(A) the types of such services that the ap-
2 plicant proposes to provide;

3 “(B) the objectives of such services; and

4 “(C) the types of information and training
5 to be provided to individuals providing such
6 services to runaway and homeless youth; and

7 “(2) an assurance that in providing such serv-
8 ices the applicant shall conduct outreach activities
9 for runaway and homeless youth.”.

10 **SEC. 204. APPROVAL OF APPLICATIONS.**

11 Section 313 of the Runaway and Homeless Youth Act
12 (42 U.S.C. 5713) is amended to read as follows:

13 “APPROVAL OF APPLICATIONS

14 “SEC. 313. (a) An application by a public or private
15 entity for a grant under section 311(a) may be approved
16 by the Secretary after taking into consideration, with re-
17 spect to the State in which such entity proposes to provide
18 services under this part—

19 “(1) the geographical distribution in such State
20 of the proposed services under this part for which all
21 grant applicants request approval; and

22 “(2) which areas of such State have the great-
23 est need for such services.

24 “(b) The Secretary shall, in considering applications
25 for grants under section 311(a), give priority to—

1 “(1) eligible applicants who have demonstrated
2 experience in providing services to runaway and
3 homeless youth; and

4 “(2) eligible applicants that request grants of
5 less than \$200,000.”.

6 **SEC. 205. AUTHORITY FOR TRANSITIONAL LIVING GRANT**
7 **PROGRAM.**

8 Section 321 of the Runaway and Homeless Youth Act
9 (42 U.S.C. 5714–1) is amended—

10 (1) in the heading by striking “PURPOSE AND”,

11 (2) in subsection (a) by striking “(a)”, and

12 (3) by striking subsection (b).

13 **SEC. 206. ELIGIBILITY.**

14 Section 322(a)(9) of the Runaway and Homeless
15 Youth Act (42 U.S.C. 5714–2(a)(9)) is amended by in-
16 serting “, and the services provided to such youth by such
17 project,” after “such project”.

18 **SEC. 207. AUTHORITY TO MAKE GRANTS FOR RESEARCH,**
19 **EVALUATION, DEMONSTRATION, AND SERV-**
20 **ICE PROJECTS.**

21 Section 343 of the Runaway and Homeless Youth Act
22 (42 U.S.C. 5714–23) is amended—

23 (1) in the heading of such section by inserting

24 “EVALUATION,” after “RESEARCH,”

1 (2) in subsection (a) by inserting “evaluation,”
2 after “research,” and

3 (3) in subsection (b)—

4 (A) by striking paragraph (2), and

5 (B) by redesignating paragraphs (3)
6 through (10) as paragraphs (2) through (9), re-
7 spectively.

8 **SEC. 208. TEMPORARY DEMONSTRATION PROJECTS TO**
9 **PROVIDE SERVICES TO YOUTH IN RURAL**
10 **AREAS.**

11 Section 344 of the Runaway and Homeless Youth Act
12 (42 U.S.C. 5714a) is repealed.

13 **SEC. 209. SEXUAL ABUSE PREVENTION PROGRAM.**

14 Section 40155 of the Violent Crime Control and Law
15 Enforcement Act of 1994 (Public Law 103–322; 108 Stat.
16 1922) is amended to read as follows:

17 **“SEC. 40155. EDUCATION AND PREVENTION GRANTS TO RE-**
18 **DUCE SEXUAL ABUSE OF RUNAWAY, HOME-**
19 **LESS, AND STREET YOUTH.**

20 “(a) **AUTHORITY FOR PROGRAM.**—The Runaway and
21 Homeless Youth Act (42 U.S.C. 5701 et seq.) is amend-
22 ed—

23 “(1) by striking the heading for part F,

24 “(2) by redesignating part E as part F, and

25 “(3) by inserting after part D the following:

1 **SEC. 211. REPORTS.**

2 Section 381 of the Runaway and Homeless Youth Act
3 (42 U.S.C. 5715) is amended to read as follows:

4 “REPORTS

5 “SEC. 381. (a) Not later than April 1, 1999, and at
6 2-year intervals thereafter, the Secretary shall submit, to
7 the Committee on Education and the Workforce of the
8 House of Representatives and the Committee on the Judi-
9 ciary of the Senate, a report on the status, activities, and
10 accomplishments of entities that receive grants under
11 parts A, B, C, D, and E, with particular attention to—

12 “(1) in the case of centers funded under part
13 A, the ability or effectiveness of such centers in—

14 “(A) alleviating the problems of runaway
15 and homeless youth;

16 “(B) if applicable or appropriate, reuniting
17 such youth with their families and encouraging
18 the resolution of intrafamily problems through
19 counseling and other services;

20 “(C) strengthening family relationships
21 and encouraging stable living conditions for
22 such youth; and

23 “(D) assisting such youth to decide upon a
24 future course of action; and

25 “(2) in the case of projects funded under part
26 B—

1 “(A) the number and characteristics of
2 homeless youth served by such projects;

3 “(B) the types of activities carried out by
4 such projects;

5 “(C) the effectiveness of such projects in
6 alleviating the problems of homeless youth;

7 “(D) the effectiveness of such projects in
8 preparing homeless youth for self-sufficiency;

9 “(E) the effectiveness of such projects in
10 assisting homeless youth to decide upon future
11 education, employment, and independent living;

12 “(F) the ability of such projects to encour-
13 age the resolution of intrafamily problems
14 through counseling and development of self-suf-
15 ficient living skills; and

16 “(G) activities and programs planned by
17 such projects for the following fiscal year.

18 “(b) The Secretary shall include in the report
19 required by subsection (a) summaries of—

20 “(1) the evaluations performed by the Secretary
21 under section 386; and

22 “(2) descriptions of the qualifications of, and
23 training provided to, individuals involved in carrying
24 out such evaluations.”.

1 **SEC. 212. EVALUATION.**

2 Section 384 of the Runaway and Homeless Youth Act
3 (42 U.S.C. 5731) is amended to read as follows:

4 “EVALUATION AND INFORMATION

5 “SEC. 384. (a) If a grantee receives grants for 3 con-
6 secutive fiscal years under part A, B, C, D, or E (in the
7 alternative), then the Secretary shall evaluate such grant-
8 ee on-site, not less frequently than once in the period of
9 such 3 consecutive fiscal years, for purposes of—

10 “(1) determining whether such grants are being
11 used for the purposes for which such grants are
12 made by the Secretary;

13 “(2) collecting additional information for the
14 report required by section 383; and

15 “(3) providing such information and assistance
16 to such grantee as will enable such grantee to im-
17 prove the operation of the centers, projects, and
18 activities for which such grants are made.

19 “(b) Recipients of grants under this title shall cooper-
20 ate with the Secretary’s efforts to carry out evaluations,
21 and to collect information, under this title.”.

22 **SEC. 213. AUTHORIZATION OF APPROPRIATIONS.**

23 Section 385 of the Runaway and Homeless Youth Act
24 (42 U.S.C. 5751) is amended to read as follows:

1 “AUTHORIZATION OF APPROPRIATIONS

2 “SEC. 389. (a)(1) There are authorized to be appro-
3 priated to carry out this title (other than part E) such
4 sums as may be necessary for fiscal years 1998, 1999,
5 2000, and 2001.

6 “(2)(A) From the amount appropriated under para-
7 graph (1) for a fiscal year, the Secretary shall reserve not
8 less than 90 percent to carry out parts A and B.

9 “(B) Of the amount reserved under subparagraph
10 (A), not less than 20 percent, and not more than 30 per-
11 cent, shall be reserved to carry out part B.

12 “(3) After reserving the amounts required by para-
13 graph (2), the Secretary shall reserve the remaining
14 amount (if any) to carry out parts C and D.

15 “(b) No funds appropriated to carry out this title
16 may be combined with funds appropriated under any other
17 Act if the purpose of combining such funds is to make
18 a single discretionary grant, or a single discretionary pay-
19 ment, unless such funds are separately identified in all
20 grants and contracts and are used for the purposes speci-
21 fied in this title.”.

22 **SEC. 214. CONSOLIDATED REVIEW OF APPLICATIONS.**

23 The Runaway and Homeless Youth Act (42 U.S.C.
24 5701 et seq.) is amended by inserting after section 384
25 the following:

1 “CONSOLIDATED REVIEW OF APPLICATIONS

2 “SEC. 385. With respect to funds available to carry
3 out parts A, B, C, D, and E, nothing in this title shall
4 be construed to prohibit the Secretary from—

5 “(1) announcing, in a single announcement, the
6 availability of funds for grants under 2 or more of
7 such parts; and

8 “(2) reviewing applications for grants under 2
9 or more of such parts in a single, consolidated appli-
10 cation review process.”.

11 **SEC. 215. DEFINITIONS.**

12 The Runaway and Homeless Youth Act (42 U.S.C.
13 5701 et seq.) is amended by inserting after section 385,
14 as added by section 213, the following:

15 “DEFINITIONS

16 “SEC. 386. For the purposes of this title:

17 “(1) The term ‘drug abuse education and pre-
18 vention services’—

19 “(A) means services to runaway and home-
20 less youth to prevent or reduce the illicit use of
21 drugs by such youth; and

22 “(B) may include—

23 “(i) individual, family, group, and
24 peer counseling;

25 “(ii) drop-in services;

1 “(iii) assistance to runaway and
2 homeless youth in rural areas (including
3 the development of community support
4 groups);

5 “(iv) information and training relating
6 to the illicit use of drugs by runaway and
7 homeless youth, to individuals involved in
8 providing services to such youth; and

9 “(v) activities to improve the availabil-
10 ity of local drug abuse prevention services
11 to runaway and homeless youth.

12 “(2) The term ‘home-based services’—

13 “(A) means services provided to youth and
14 their families for the purpose of—

15 “(i) preventing such youth from run-
16 ning away, or otherwise becoming sepa-
17 rated, from their families; and

18 “(ii) assisting runaway youth to re-
19 turn to their families; and

20 “(B) includes services that are provided in
21 the residences of families (to the extent prac-
22 ticable), including—

23 “(i) intensive individual and family
24 counseling; and

1 “(ii) training relating to life skills and
2 parenting.

3 “(3) The term ‘homeless youth’ means an indi-
4 vidual—

5 “(A) who is—

6 “(i) not more than 21 years of age;
7 and

8 “(ii) for the purposes of part B, not
9 less than 16 years of age;

10 “(B) for whom it is not possible to live in
11 a safe environment with a relative; and

12 “(C) who has no other safe alternative liv-
13 ing arrangement.

14 “(4) The term ‘street-based services’—

15 “(A) means services provided to runaway
16 and homeless youth, and street youth, in areas
17 where they congregate, designed to assist such
18 youth in making healthy personal choices re-
19 garding where they live and how they behave;
20 and

21 “(B) may include—

22 “(i) identification of and outreach to
23 runaway and homeless youth, and street
24 youth;

1 “(ii) crisis intervention and counsel-
2 ing;

3 “(iii) information and referral for
4 housing;

5 “(iv) information and referral for
6 transitional living and health care services;

7 “(v) advocacy, education, and preven-
8 tion services related to—

9 “(I) alcohol and drug abuse;

10 “(II) sexually transmitted dis-
11 eases, including human im-
12 munodeficiency virus (HIV); and

13 “(III) physical and sexual as-
14 sault.

15 “(5) The term ‘street youth’ means an individ-
16 ual who—

17 “(A) is—

18 “(i) a runaway youth; or

19 “(ii) indefinitely or intermittently a
20 homeless youth; and

21 “(B) spends a significant amount of time
22 on the street or in other areas which increase
23 the exposure of such youth to sexual abuse.

24 “(6) The term ‘transitional living youth project’
25 means a project that provides shelter and services

1 designed to promote a transition to self-sufficient
2 living and to prevent long-term dependency on social
3 services.

4 “(7) The term ‘youth at risk of separation from
5 the family’ means an individual—

6 “(A) who is less than 18 years of age; and

7 “(B)(i) who has a history of running away
8 from the family of such individual;

9 “(ii) whose parent, guardian, or custodian
10 is not willing to provide for the basic needs of
11 such individual; or

12 “(iii) who is at risk of entering the child
13 welfare system or juvenile justice system as a
14 result of the lack of services available to the
15 family to meet such needs.”.

16 **SEC. 216. REDESIGNATION OF SECTIONS.**

17 Sections 371, 372, 381, 382, 383, 384, 385, and 386
18 of the Runaway and Homeless Youth Act (42 U.S.C.
19 5714b–5851 et seq.), as amended by this title, are redesi-
20 gnated as sections 381, 382, 383, 384, 385, 386, 387, and
21 388, respectively.

22 **SEC. 217. TECHNICAL AMENDMENT.**

23 Section 331 of the Runaway and Homeless Youth Act
24 (42 U.S.C. 5701 et seq.) is amended in the 1st sentence

1 by striking “With” and all that follows through “the Sec-
 2 retary”, and inserting “The Secretary”.

3 **TITLE III—REPEAL OF TITLE V**
 4 **RELATING TO INCENTIVE**
 5 **GRANTS FOR LOCAL DELIN-**
 6 **QUENCY PREVENTION PRO-**
 7 **GRAMS**

8 **SEC. 301. REPEALER.**

9 Title V of the Juvenile Justice and Delinquency Pre-
 10 vention Act of 1974 (42 U.S.C. 5681 et seq.), as added
 11 by Public Law 102–586, is repealed.

12 **TITLE IV—GENERAL**
 13 **PROVISIONS**

14 **SEC. 401. EFFECTIVE DATE; APPLICATION OF AMEND-**
 15 **MENTS.**

16 (a) **EFFECTIVE DATE.**—Except as provided in sub-
 17 section (b), this Act and the amendments made by this
 18 Act shall take effect on the date of the enactment of this
 19 Act.

20 (b) **APPLICATION OF AMENDMENTS.**—The amend-
 21 ments made by this Act shall apply only with respect to
 22 fiscal years beginning after September 30, 1997.

○