This publication provides brief descriptions of all the funding opportunities of the bureaus and offices of the Office of Justice Programs. Each description lists the amount of funding available, tells who can apply, and gives the status of program regulations, guidelines, reports, and application kits. The citations also contain the name of the authorizing statute and United States Code references. Programs are listed for the following: (1) Bureau of Justice Assistance; (2) Bureau of Justice Statistics; (3) Corrections Program Office; (4) Drug Courts Program Office; (5) Executive Office for Weed and Seed; (6) National Institute of Justice; (7) Office of Juvenile Justice and Delinquency Prevention; (8) Office of Justice Programs/Office of the Assistant Attorney General; (9) Office of State and Local Domestic Preparedness Support; (10) Office for Victims of Crime; and (11) Violence against Women Grants Office. Many of these offices have funding available for community and health education programs. Contains an Office of Justice Programs organizational chart. (SLD)
Office of Justice Programs
FISCAL YEAR 1999
AT-A-GLANCE
Dear Colleague,


At-A-Glance provides brief descriptions of all of OJP's bureaus and offices' funding opportunities, listing the amount of funding available, who can apply, and the status of program regulations, guidelines, reports, application kits. Later editions, which will be issued quarterly, will provide updates on each program.

This edition of At-A-Glance features several initiatives new in FY 1999, including the Safe Schools Initiative, the Safe Start Program, Community Prosecution, Tribal Courts, Campus Sexual Assault, as well as the Police Corps program, which is now being managed by OJP.

We've also enhanced this edition of At-A-Glance, by providing full citations for programs (whenever available) to include the name of the authorizing statute, the Public Law Number, and the United States Code reference. Programs continue to be arranged alphabetically by bureau/office, and alphabetically by program within those listings. But, for those of you less familiar with our structure, for the first time, we're including a Key Word Index, which appears immediately after the Table of Contents. (An OJP organization chart is on page 81.)

For further information about OJP's FY 1999 programs or to be placed on the mailing list to receive FY 1999 program plans, announcements, or other materials as they become available, please contact the Department of Justice Response Center at 1-800/421-6770 or in the Washington, DC area at 202/307-1480. Information is also available from OJP's Office of Congressional and Public Affairs at 202/307-0703 or from OJP's home page at www.ojp.usdoj.gov.

Sincerely,

[Signature]

Laurie Robinson
Assistant Attorney General
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GRANT PROGRAM INFORMATION

This Bureau of Justice Assistance (BJA) training program will provide state and local law enforcement and prosecutors with a better awareness and understanding of the domestic terrorism problem and the organizations and individuals who commit domestic terrorism acts. The program is developed in cooperation with the FBI and includes:

- Presentation of executive-level, 3-day comprehensive classes for law enforcement agency executives and senior commanders;

- Presentation of regional intelligence training sessions for intelligence collection, analysis, and exchange, including participation by representatives from the BJA Regional Information Sharing Systems (RISS) program;

- Development of a training curriculum for state and local law enforcement agencies and one for prosecutors; and

- Implementation of a “train-the-trainers” program.

ELIGIBILITY/APPLICATIONS AND AWARDS

BJA anticipates receiving an application from the current grantee in FY 1999. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
PROGRAM INFORMATION

The Bureau of Justice Assistance (BJA) will administer this matching funds discretionary program through an agreement with COPS. In FY 1999, Congress appropriated $25 million for states, units of local government, and Indian tribes to purchase bulletproof vests for use by law enforcement officers. Of this amount, Congress recommends that up to $1.2 million be available for BJA to implement a "virtual vest Internet mall" for jurisdictions to provide vest order information to BJA online. BJA will use this information to make payments once vests have been received. Vests that will be available for purchase have been tested by the National Institute of Justice (NIJ) and found to meet NIJ Standard 0101.03.

BJA will provide a technical assistance program to assist those jurisdictions that do not have Internet access; help them obtain Internet access; and train them in Internet use.

The Bulletproof Vest Program is a matching funds program that requires each applicant be responsible for providing at least 50 percent of the cost of each vest purchased. Jurisdictions must use non-federal funding for their 50 percent or more matching amount. Federal funds that have been appropriated by Congress for the activities of any agency of an Indian tribal government or the Bureau of Indian Affairs performing law enforcement functions on any Indian lands may be used by Indian tribal governments to provide for the non-federal share of the matching requirement.

ELIGIBILITY

States, (including the District of Columbia, Puerto Rico, U.S. Virgin Islands, American Samoa, Guam, and the Northern Mariana Islands), units of local government, and Indian tribes are eligible to purchase bulletproof vests for use by
state, local, and tribal law enforcement officers. The term “law enforcement officer” means any officer, agent, or employee of a state, unit of local government, or Indian tribe authorized by law or by a government agency to engage in or supervise the prevention, detection, or investigation of any violation of criminal law, or authorized by law to supervise sentenced criminal offenders.

At least half of the funds will be provided to units of local government that have fewer than 100,000 residents.

GUIDELINES/APPLICATIONS AND AWARDS

On September 23, 1998, BJA published an interim final rule for this program in the Federal Register. BJA is currently developing a guidance manual that will include details on how to apply for grant funds.
BUREAU OF JUSTICE ASSISTANCE
DISCRETIONARY GRANT PROGRAM
Omnibus Crime Control and Safe Streets Act of 1968
Pub.L. 90-351, as amended; 42 U.S.C.§3760

| FY 1998 APPROPRIATION: | $46.5 MILLION |
| FY 1999 APPROPRIATION: | $47 MILLION |

GRANT PROGRAM INFORMATION
Edward Byrne Memorial State and Local Law Enforcement Assistance Program

The Bureau of Justice Assistance (BJA) makes direct discretionary grant awards to states, units of local government, and private non-profit groups for the support of state and local criminal justice system initiatives. A number of programs have been designated by Congress to be funded from the BJA FY 1999 Byrne discretionary grant appropriation:

- National Crime Prevention Council ($4 million) to continue and expand the National Citizen’s Crime Prevention Campaign (McGruff);
- Drug Abuse Resistance Education (DARE) program: ($1.75 million) to continue and expand the DARE AMERICA program (DARE may also apply for a grant to expand its program into middle schools under the COPS Methamphetamine/Drug Hot Spots program);
- Washington Metro Area Drug Enforcement Task Force ($2.25 million) to continue the task force and develop a regional gang tracking system;
- Project Return ($1 million) to include funds for evaluation of this correctional options program;
- National Judicial College: ($1 million) continuation funding;
- SEARCH Group, Inc.: ($1.5 million) to continue and expand the National Technical Assistance Program, which provides support to state and local criminal justice agencies to improve computer and information technology;
National Motor Vehicle Title Information System: ($3.15 million) to continue implementation and complete the network system authorized by the Anti-Car Theft Improvements Act of 1996;

Santee-Lynches Regional Council of Governments Local Law Enforcement Program: ($500,000) continuation funding;

National Neighborhood Crime and Drug Abuse Prevention Program: ($1 million);

Utah State Olympic Public Safety Command: ($925,000) to continue to develop and support a public safety master plan for the games;

Executive Office for U.S. Attorneys: ($4.5 million) to support the National District Attorneys Association participation in legal education training at the National Advocacy Center; and

Community Law Enforcement Recovery (CLEAR) Program: ($3 million) for city and county law enforcement agency collaboration with community agencies to target gang leadership and hard-core gang members to remove them from the community;

Consolidated Advanced Technologies: ($3.5 million) for the Law Enforcement Program at the University of New Hampshire and the New Hampshire Department of Safety;

Tools for Tolerance: ($2 million) for a one-time grant for training for law enforcement officers;

New Hampshire Department of Safety: ($1.5 million) for Operation Streetsweeper;

Local Initiatives Support Corporation: ($500,000) for the community security program;

Ben Clark Public Safety Training Program: ($1 million);

Rural Crime Prevention and Prosecution Program: ($1 million)
In addition, Congress has asked BJA to review proposals and provide grants if warranted to:

- Demonstration and evaluation of programs of the Haymarket House
- Chicago's Family Violence Intervention Program
- National Night Out Program
- National Training and Information Center
- Lincoln-Lancaster Mediation Center
- Trauma Reduction Initiative
- National Fraud Information Center
- Stop the Violence Program
- Light of Life Ministries
- Westcare
- South Florida Corrections Options
- Straight and Narrow
- Western Missouri Public Safety Training Institute, and
- Jasper County, Texas for Trial Security Expenses.

In FY 1999, BJA may continue to fund an “open solicitation” program, depending upon funding availability. This competitive, discretionary program would fund project ideas submitted from the field similar to those areas addressed in FY 1998, which included:

- Community Justice
- Hate Crimes
- Rural or Tribal Initiatives
Bureau of Justice Assistance Discretionary Grants continued

- The Elderly
- The Role of Alcohol and Crime
- Indigent Defense
- Cultural Barriers to Justice
- Nontraditional Uses of Prosecution Resources to Enhance Public Safety
- Public Health and Criminal Justice Collaborations
- Local Priorities.

In FY 1999, discretionary grants are also authorized for training and information dissemination about firearm safety, secure gun storage, and the lawful ownership, carriage, or use of firearms.

ELIGIBILITY/APPLICATIONS AND AWARDS

BJA is developing a program plan and solicitation material, which will include its FY 1999 “open solicitation program,” if funds are available. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
BUREAU OF JUSTICE ASSISTANCE
FORMULA GRANT PROGRAM
Omnibus Crime Control and Safe Streets Act of 1968, as amended
Pub.L. 90-351 §351; 42 U.S.C. §3751

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<th>FY 1998 APPROPRIATION:</th>
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<td>FY 1999 APPROPRIATION:</td>
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GRANT PROGRAM INFORMATION
Edward Byrne Memorial State and Local Law Enforcement Assistance Program

Funds appropriated for Bureau of Justice Assistance’s (BJA) formula grant program are administered by the 56 eligible states and territories pursuant to an approved statewide strategy. The states subgrant funds to units of local government. Funds must be used in accordance with 26 statutorily enumerated purpose areas under the Edward Byrne Memorial State and Local Law Enforcement Assistance Program. In FY 1999, drug testing programs are now an allowable use of grants provided to states under this program.

ELIGIBILITY

The states and territories (Guam, Puerto Rico, U.S. Virgin Islands, Northern Mariana Islands, American Samoa, and the District of Columbia) are eligible for funding.

APPLICATIONS AND AWARDS

BJA is developing its program plan and application material for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.

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December 1998
GRANTS FOR CLOSED-CIRCUIT TELEVISING OF
CHILD VICTIMS OF ABUSE
Victims of Child Abuse Act
Pub.L. 90-351, as amended; 42 U.S.C.§3796aa

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<th>FY 1998 APPROPRIATION:</th>
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<td>FY 1999 APPROPRIATION:</td>
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GRANT PROGRAM INFORMATION

This Bureau of Justice Assistance (BJA) discretionary grant program provides equipment and personnel training for the closed-circuit televising or video taping of testimony of children in criminal proceedings relating to the abuse of children.

ELIGIBILITY

BJA plans a limited competition among eligible states. States and units of local government that have in effect a law allowing the closed-circuit televising or video taping of testimony of children in criminal proceedings relating to the abuse of children are eligible.

APPLICATIONS AND AWARDS

BJA is developing program guidance and application materials for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
GRANT PROGRAM INFORMATION

In FY 1999, Congress appropriated $5 million for a new tribal court initiative in Indian country. The Bureau of Justice Assistance (BJA) will administer this discretionary grant program to assist tribal governments in the development, enhancement, and continuing operation of tribal judicial systems.

Congress has recommended that OJP consider grant proposals from the Waka Sica Historical Society of South Dakota and the Winnebago Tribe of Nebraska.

ELIGIBILITY/APPLICATIONS AND AWARDS

BJA is developing guidelines and a program plan, which will include eligibility information, for this new initiative. As requested, BJA will report to Congress about administration of this program before approving any grants. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
LOCAL LAW ENFORCEMENT BLOCK GRANTS

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GRANT PROGRAM INFORMATION

$523 million is appropriated for FY 1999, of which $40 million is allocated for Boys and Girls Clubs of America. An additional $20 million is allocated to the National Institute of Justice (NIJ) for the Technology Development for State and Local Law Enforcement Program.

BJA administers block grants to units of local government to reduce crime and enhance public safety through:

- hiring, training, and employing on a continuing basis new, additional law enforcement officers and necessary support personnel;
- paying overtime to presently employed law enforcement officers and necessary support personnel for the purpose of increasing the number of hours worked by such personnel;
- procuring equipment, technology, and other material directly related to basic law enforcement functions;
- enhancing security measures in and around schools and in and around any other facility or location which is considered by the unit of local government to have a special risk for incidents of crime;
- establishing or supporting drug courts;
- enhancing the adjudication process of cases involving violent offenders, including violent juvenile offenders;
- establishing a multijurisdictional task force, particularly in rural areas, composed of law enforcement officials to prevent and control crime; and

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December 1998
establishing crime prevention programs involving cooperation between community residents and law enforcement personnel in order to control, detect, or investigate crime or the prosecution of criminals.

Funds may also be used to defray the costs of indemnification insurance for law enforcement officers.

**ELIGIBILITY**

Units of local government are eligible to apply for an award. Units of local government are counties, towns and townships, villages, cities, Puerto Rico, and Louisiana parish sheriffs. Indian tribes and Alaskan Native villages that carry out substantial governmental duties and powers are also eligible.

BJA will make awards directly to units of local government when award amounts are at least $10,000. BJA will notify every unit of local government eligible to apply for an award of $10,000 or more.

Each state (including Puerto Rico, Guam, American Samoa, U.S. Virgin Islands, and Northern Mariana Islands) will receive the remainder of the state’s allocation for local applicants whose award amounts are less than $10,000. BJA will make one aggregate award directly to the state. The state will distribute such funds among state police departments that provide law enforcement services to units of local government and units of local government whose allotment is less than $10,000.

**APPLICATIONS AND AWARDS**

BJA is developing program guidance and application materials for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
**MOTOR VEHICLE THEFT PREVENTION PROGRAM**

1994 Crime Act
Pub.L. 103-322, §220002; 42 U.S.C. 14171

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<th>FY 1998 APPROPRIATION:</th>
<th>$750,000</th>
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<td>FY 1999 APPROPRIATION:</td>
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**GRANT PROGRAM INFORMATION**

The Bureau of Justice Assistance (BJA) administers this discretionary grant program to assist states in developing a national voluntary motor vehicle theft prevention program. The vehicle owner may voluntarily sign a consent form with a participating state or locality, agreeing to display program decals on the vehicle and allow law enforcement officials in any state to stop the vehicle. Participating states and localities agree to notify law enforcement officials throughout the state about the program and familiarize them with the conditions under which a vehicle may be stopped. These conditions may not be based on race, creed, color, national origin, gender, or age and may include:

- the operation of the vehicle between the hours of 1 a.m. and 5 a.m.; and
- operation of the vehicle or its transport within proximity of an international land border or international port.

A state or locality need not authorize the stopping of motor vehicles under all sets of conditions specified under the program in order to participate in the program.

**ELIGIBILITY**

All states (including territories Guam, American Samoa, Northern Mariana Islands, Puerto Rico, U.S. Virgin Islands, and the District of Columbia), except those states that have already received grant funds during a previous fiscal year (Florida, Maryland, New Jersey, New York, North Carolina, Tennessee, and Texas), are eligible to apply for an award.

**APPLICATIONS AND AWARDS**

BJA is developing a program plan and application material for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.

December 1998
PUBLIC SAFETY OFFICERS' BENEFITS PROGRAM (PSOB)
Public Safety Officers Benefits Act

| FY 1998 FUNDING: | $ 2.2 MILLION |
|                | Disability Benefits |
|                | $31 MILLION |
|                | Death Benefits |
|                | $ 2 MILLION |
|                | Federal Law Enforcement |
|                | Dependents Assistance |
|                | Program (FLEDA) |

| FY 1999 FUNDING: | $ 3.2 MILLION |
|                | Disability Benefits |
|                | $31.8 MILLION |
|                | Death Benefits |
|                | $ 1 MILLION |
|                | Police, Fire, and |
|                | Emergency Officers |
|                | Educational Assistance |
|                | Act |

PSOB PROGRAM BENEFITS

The PSOB program provides a one-time, tax-free financial benefit to eligible survivors of public safety officers whose deaths are the direct and proximate result of a traumatic injury sustained in the line of duty. For FY 1999, the Death Benefit per recipient is $143,943.

Program benefits also are extended to public safety officers who have been permanently and totally disabled by a catastrophic personal injury sustained in the line of duty if that injury permanently prevents the officer from performing any gainful work. The Disability Benefit per recipient is also $143,943 for FY 1999.

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December 1998
ELIGIBILITY

To be eligible for benefits, a public safety officer's death or total and permanent disability must result from injuries sustained in the line of duty, as defined in the PSOB regulations (28 CFR 32). Other public safety officers, whose primary function is not law enforcement or fire suppression, must be engaged in their authorized law enforcement, fire suppression, rescue squad, or ambulance duties when the fatal or disabling injury is sustained.

CLAIMS AND PAYMENTS

Eligible survivors or disability claimants may file claims directly with BJA or through the public safety agency, organization, or unit in which the public safety officer served. For further information about the PSOB program, contact BJA toll-free at 888/744-6513 or the BJA Clearinghouse at 800/688-4252.

A bill to expand educational assistance, the Police, Fire, and Emergency Officers Educational Assistance Act of 1998, to include all federal, state, and local public safety officers' children and spouse survivors was signed into law on November 13, 1998. Previously, only the dependents of federal law enforcement officers were provided benefits. BJA is making final preparations for administering this $1 million program, and will publish procedures in the Federal Register as soon as possible.
**REGIONAL INFORMATION SHARING SYSTEMS (RISS)**
Omnibus Crime Control and Safe Streets Act of 1968
Pub.L. 90-351; 42 U.S.C.§3796h

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<td>(Plus an additional $5 million available from the COPS Technology appropriation)</td>
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**GRANT PROGRAM INFORMATION**

The Bureau of Justice Assistance’s (BJA) RISS program supports federal, state, and local law enforcement efforts to combat criminal activity that extends across multijurisdictional boundaries. Six regional RISS projects provide a broad range of intelligence exchange and related investigative support services to member criminal investigative agencies nationwide. The projects focus on narcotics trafficking, violent crime, criminal gang activity, and organized crime.

Additionally, in FY 1999 Congress has designated $5 million under the Community Oriented Policing (COPS) Technology Program to enhance law enforcement member agencies’ access to the RISS Secure Intranet enabling them to expeditiously share and retrieve criminal intelligence information.

**APPLICATIONS AND AWARDS**

FY 1999 funding will go to the established six regional RISS projects.

Through an agreement with the COPS Office, BJA will administer the enhancement to the RISS program under the COPS Technology Program to enhance law enforcement member agencies’ access to the RISS Secure Intranet enabling them to expeditiously share and retrieve criminal intelligence information.

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16 December 1998
STATE CRIMINAL ALIEN ASSISTANCE PROGRAM (SCAAP)
Immigration Reform and Control Act, as amended; 8 U.S.C.§1231(i)

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<thead>
<tr>
<th></th>
<th>FY 1998</th>
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<tr>
<td>DIRECT APPROPRIATION:</td>
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<td>$420 MILLION</td>
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<td>FROM APPROPRIATION FOR VIOLENT OFFENDER INCARCERATION AND TRUTH-IN-SENTENCING INCENTIVE GRANTS:</td>
<td>$165 MILLION</td>
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<tr>
<td>TOTAL FUNDING:</td>
<td>$585 MILLION</td>
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REIMBURSEMENT PROGRAM INFORMATION

The Bureau of Justice Assistance (BJA) administers this program, which makes payments to states and localities for some of the costs of incarcerating certain criminal aliens.

ELIGIBILITY

States (including Guam, Puerto Rico, U.S. Virgin Islands, and the District of Columbia) and localities are eligible to apply and must submit applications pursuant to procedures specified by BJA. Requests for reimbursement will include information such as the number of incarcerated criminal aliens, their lengths of stay, the average cost incurred per bed space per year, and alien specific identification material. Data will be verified by BJA and the Immigration and Naturalization Service (INS).

APPLICATIONS AND AWARDS

BJA will announce FY 1998 payments in December 1998. BJA is preparing the FY 1999 program announcement and application kit. Congress has directed BJA to use the 1998 data collection and verification process as the basis for 1999 awards and to make the 1999 awards by September 30, 1999.
STATE IDENTIFICATION SYSTEMS GRANT PROGRAM
Anti-terrorism and Effective Death Penalty Act of 1996
Pub.L. 104-132, §811

<table>
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<tr>
<th>FY 1998 AVAILABLE FUNDS:</th>
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<td>(FY 1998 FBI Transfer to BJA)</td>
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<th>FY 1999 AVAILABLE FUNDS:</th>
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<tr>
<td>(FY 1999 FBI Transfer to 10A)</td>
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GRANT PROGRAM INFORMATION

Through an agreement with the Federal Bureau of Investigation (FBI), the Bureau of Justice Assistance (BJA) will continue to administer the formula-based State Identification Systems (SIS) program. SIS enables states to establish, develop, update, or upgrade the following:

- computerized identification systems that are compatible and integrated with the databases of the National Crime Information Center (NCIC) of the FBI;
- the capability to analyze deoxyribonucleic acid (DNA) of their forensic laboratories in ways that are compatible and integrated with the Combined DNA Identification System (CODIS) of the FBI; and
- automated fingerprint identification systems that are compatible with the Integrated Automated Fingerprint Identification System (IAFIS) of the FBI.

Expenditures for the SIS program may include equipment, supplies, training or education expenses, modifications to space necessary to accommodate equipment, contractor-provided services to address backlog or program implementation issues, and state and local personnel expenses if personnel are devoted to a qualifying identification project(s).

ELIGIBILITY

The FBI will determine each state’s eligibility. State agencies designated by the Governor of the state may apply for formula grant funds. State means a state of the United States, and the District of Columbia, Puerto Rico, U.S. Virgin Islands, American Samoa, Guam, and the Northern Mariana Islands. American Samoa and the Northern Mariana Islands are considered as one state, with American Samoa to
State Identification Systems Grant Program continued

receive 67 percent of amounts allocated and the Northern Mariana Islands to receive 33 percent.

States receiving funding under this program are not required to pass-through funding to local agencies. However, states may use grant funds in conjunction with local government agencies or enter into a compact(s) with another state(s) to carry out the grant purposes. No match is required and the federal funds may cover up to 100 percent of the total cost of the project(s) described in the application.

In order to be eligible to receive SIS funds, a state must require that each person convicted of a felony of a sexual nature must provide to appropriate state law enforcement officials, as designated by the State Chief Executive officer, a sample of blood, saliva, or other specimen to conduct a DNA analysis consistent with standards established for DNA testing by the Director of the FBI.

APPLICATIONS AND AWARDS

BJA is developing program guidance and application materials for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
TELEMARKETING FRAUD PREVENTION, PUBLIC AWARENESS, AND TRAINING ACTIVITIES
1994 Crime Act
Pub.L. 105-322, §250005(3)

| FY 1998 APPROPRIATION: | $2.5 MILLION |
| FY 1999 APPROPRIATION: | $2 MILLION |

GRANT PROGRAM INFORMATION

The Bureau of Justice Assistance (BJA) administers this discretionary grant program, which assists law enforcement in preventing and stopping marketing scams against senior citizens.

In FY 1999, BJA will coordinate with the Office for Victims of Crime (OVC) to develop a variety of victim-related programming in the area of telemarketing fraud and may transfer a portion of the FY 1999 appropriation to OVC for related program activities.

ELIGIBILITY/ APPLICATIONS AND AWARDS

BJA anticipates receiving an application in FY 1999 from the current grantees to continue activities under this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
GRANT PROGRAM INFORMATION

The National White Collar Crime Center provides a national support system for the prevention, investigation, and prosecution of multijurisdictional economic crimes. These crimes include investment fraud, telemarketing fraud, securities and commodities fraud, and advanced-fee loan schemes. The center's mission includes:

- providing investigative support services to assist in the fight against economic crime;
- operating a national training and research institute focusing on economic crime issues;
- developing the center as a national resource in combating economic crime;
- developing and managing an information clearinghouse and referral service to assist the public, educators, trainers, investigators, prosecutors, and victim advocates; and
- developing and maintaining an online computer service (bulletin board) to facilitate the exchange of information.

ELIGIBILITY/APPLICATIONS AND AWARDS

The FY 1999 Omnibus Appropriations Act designates funding for the National White Collar Crime Center.

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December 1998
GRANT PROGRAM INFORMATION

The Bureau of Justice Statistics (BJS) administers this discretionary grant program to provide direct awards and technical assistance to states to assist them in improving the level of criminal history record automation, accuracy, and completeness, and in interfacing records with the national criminal record system maintained by the Federal Bureau of Investigation.

The NCHIP Program, initially authorized under the Brady and National Child Protection Acts, is funded through the Violent Crime Reduction Trust Fund.

The FY 1999 funds appropriated will support criminal record improvement, as well as functions necessary to enable states to identify persons ineligible to hold positions of responsibility involving children, the elderly, and the disabled. NCHIP funds also will be available to states to collect and automate misdemeanor information and to identify those misdemeanors which involve domestic violence.

In FY 1999, BJS is incorporating the National Sex Offender Registry (NSOR) and the National Stalker and Domestic Violence Reduction programs into NCHIP.

ELIGIBILITY

States, territories including Guam, Puerto Rico, U.S. Virgin Islands, Northern Mariana Islands, American Samoa, and the District of Columbia, are eligible to receive NCHIP grants and technical assistance.

Although all states currently have some form of sex offender registry in place, many cannot efficiently or accurately share information. Accordingly, all states will be eligible for an award under the national NSOR program component of NCHIP.
Applicants must also certify they have or intend to establish a National Stalker and Domestic Violence Reduction program that enters into the National Crime Information Center records of:

- warrants for the arrest of persons violating protection orders intended to protect victims from stalking or domestic violence;
- arrests or convictions of persons violating protection or domestic violence orders; and
- protection orders for the protection of persons from stalking or domestic violence.

APPLICATIONS AND AWARDS

BJS is developing a program announcement and application material for NCHIP, which will include information about NSOR and the National Stalker and Domestic Violence Reduction program components.
STATE JUSTICE STATISTICS PROGRAM
Omnibus Crime Control and Safe Streets Act of 1968, as amended;
42 U.S.C.§§3731-3732

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<td>FY 1999 FUNDING:</td>
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GRANT PROGRAM INFORMATION

The Bureau of Justice Statistics (BJS) offers technical and financial support to state
governments for the establishment and operation of Statistical Analysis Centers
(SAC) to collect, analyze, and report statistics on crime and justice. BJS expanded
the SAC support from exclusive funding by BJS to a coordinated solicitation
involving other OJP agencies. Now, the SACs analyze particular criminal justice
issues identified by BJS in conjunction with other OJP components. BJS will select
these issues for nationwide consistency and interest across the states.

ELIGIBILITY

All awards will be made as cooperative agreements to a state’s Statistical Analysis
Center, as authorized by state legislation. Funds may be transferred to other state
agencies or organizations if permitted by the award recipient’s state.

GUIDELINES/REGULATIONS/REPORTS

BJS is developing a program announcement and application material for the states.
PRISON GRANTS: VIOLENT OFFENDER INCARCERATION AND TRUTH-IN-SENTENCING: FORMULA GRANT PROGRAM
1994 Crime Act, as amended
Pub.L. 104-134§§20101-20112; 42 U.S.C. 13701-13712

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<td>FY 1999 APPROPRIATION:</td>
<td>$720.5 MILLION</td>
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GRANT PROGRAM INFORMATION

The OJP Corrections Program Office (CPO) administers the grant program.

Of the $720.5 million FY 1999 appropriation for the Violent Offender Incarceration and Truth-in-Sentencing (VOI/TIS) Grant Program, $165 million has been allocated by Congress for the State Criminal Alien Assistance Program (SCAAP) Program, $25 million for the Cooperative Agreement Program, (administered by the U.S. Marshals Service to improve state and local correctional facilities holding federal prisoners), and $34 million for construction of jails on Indian reservations.

Formula grant funds of approximately $496.5 million are available for awards to the states. These funds may be used to build or expand:

1) correctional facilities for Part I violent offenders;

2) correctional facilities for juveniles adjudicated delinquent for acts which if committed by an adult would be Part I violent crimes under the Uniform Crime Report;

3) correctional facilities for nonviolent juvenile offenders upon a showing of exigent circumstances by the applying state;

4) temporary or permanent correctional facilities for nonviolent offenders and criminal aliens to free prison space for violent offenders; and

5) jails.

Half of the formula grant funds ($248.25 million) are available for the Violent Offender Incarceration (VOI) grants and half for Truth-in-Sentencing (TIS) grants. If qualified, states may apply for funds under both programs.
Prison Grants: Violent Offender Incarceration and Truth-In-Sentencing Program continued

Violent Offender Incarceration: VOI provides a three-tiered formula with 85 percent used for the first two tiers and 15 percent reserved for the third.

Tier 1: To receive a Tier 1 base award, a state must assure that it has implemented or will implement policies and programs to ensure that violent offenders serve a substantial portion of the sentences imposed, that punishment is sufficiently severe, and that the prison time served is appropriate to the crime and to protect the public.

Tier 2: A state that receives Tier 1 funds is eligible to receive additional funds allocated on the basis of Part 1 violent crime data if the state demonstrates that since 1993 the state has increased: the percent of violent crime arrestees sentenced to prison, the average prison time served, or the percent of sentence served.

Tier 3: A state that qualifies for Tier 1 funds is eligible to receive 3 percent of the Tier 3 funds, plus a portion of the balance on the basis of its Part 1 violent crimes if it demonstrates that the state has increased: the percent of violent crime arrestees sentenced to prison and the percent of sentences served since 1993, or has increased new court commitments by 10 percent in the last 3 years.

Truth-in-Sentencing Incentive Program: A state is eligible for TIS funds allocated on the basis of Part 1 violent crimes if it demonstrates one of the following:

1) It has implemented truth-in-sentencing laws that require persons convicted of a Part 1 violent crime to serve not less than 85 percent of the sentence imposed.

2) It has implemented truth-in-sentencing laws that result in persons convicted of Part 1 violent crime serving on average not less than 85 percent of the sentence imposed.

3) It has enacted truth-in-sentencing laws that will be implemented within the next 3 years, to provide that persons convicted of a Part 1 violent crime serve not less than 85 percent of the sentence imposed.

4) It practices indeterminate sentencing with regard to any Part 1 violent crime and persons convicted of a violent crime on average serve not less than 85 percent of the prison term established under the sentencing and release guidelines.
5) It practices indeterminate sentencing and persons convicted of a Part 1 violent crime on average serve not less than 85 percent of the maximum prison term imposed by the court.

New in FY 1999, states may use up to 10 percent of the funds provided through the VOI/TIS Program for the cost of offender drug testing and intervention programs during periods of incarceration, and post-incarceration criminal justice supervision. The funds may also be used by the states to pay the costs of providing a report to the Attorney General on their prison drug abuse problem.

**ELIGIBILITY**

States and states organized as regional compacts may apply for formula grant funds. State means a state of the United States, and the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and the Northern Mariana Islands. States may make subawards of up to 15% of their allocation to units of local government.

**APPLICATIONS AND AWARDS**

CPO is developing its program guidance and application material for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
PRISON GRANTS: VIOLENT OFFENDER INCARCERATION AND TRUTH-IN-SENTENCING: GRANTS TO INDIAN TRIBES

1994 Crime Act, as amended
Pub.L. 104-134§20109; 42 U.S.C. 13709

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<th>FY 1998 FUNDING:</th>
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<tr>
<td>FY 1999 FUNDING:</td>
<td>$34 MILLION</td>
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GRANT PROGRAM INFORMATION

The OJP Corrections Program Office (CPO) administers this program. Discretionary grants totaling $34 million will be awarded to build jails on tribal lands for the incarceration of offenders subject to tribal jurisdiction.

Congress has recommended that OJP examine the proposal and provide a grant, if warranted, to support the Barrow Correctional Facility in Alaska and the Fort Berthold Indian Reservation, ND.

ELIGIBILITY

To be determined.

APPLICATIONS AND AWARDS

CPO is developing its program plan and application material, which will include eligibility information for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
GRANT PROGRAM INFORMATION

The OJP Corrections Program Office (CPO) administers this formula grant program to fund programs that provide individual and group substance abuse treatment activities for offenders in residential facilities operated by state and local correctional agencies.

The distribution of funds is based on the following formula:

- Each participating state will receive 0.4 percent of the funds;
- Of the total remaining amount, each participating state will receive a percentage of the funds based on its prison population, as compared to the prison population of all participating states.

To receive funding, states must agree to require drug testing of individuals enrolled in the treatment program and to give preference to projects that provide aftercare services when the individuals leave the correctional facility.

ELIGIBILITY

States may apply for funding. State means a state of the United States, and Guam, American Samoa, Northern Mariana Islands, U.S. Virgin Islands, Puerto Rico, and the District of Columbia.

APPLICATIONS AND AWARDS

CPO is developing its program plan and application material for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
GRANT PROGRAM INFORMATION

The OJP Drug Courts Program Office administers the discretionary drug court grant program to plan, establish, or enhance state and local drug courts that provide specialized treatment and rehabilitation for certain non-violent substance abusing offenders.

Programs are intended to provide continuing judicial supervision of non-violent offenders and integrated administration of other sanctions and services, including:

1) mandatory periodic testing for the use of controlled and other addictive substances during any period of supervised release or probation for each participant;

2) substance abuse treatment for each participant;

3) diversion, probation, or other supervised release involving the possibility of prosecution, confinement or incarceration based on noncompliance with program requirements or failure to show satisfactory progress;

4) programmatic offender management and aftercare services.

(Localities may also obtain funding for drug courts under the Local Law Enforcement Block Grants program, and the Juvenile Accountability Incentive Block Grant program.)

ELIGIBILITY

States (including Guam, American Samoa, Northern Mariana Islands, Puerto Rico, U.S. Virgin Islands, and the District of Columbia), state courts, local courts, units of local government and Indian tribal governments may apply for funding. Preference will be given to jurisdictions that are also Empowerment Zones or Economic Communities.
Drug Courts continued

APPLICATIONS AND AWARDS

The Drug Courts Program Office is developing its program plan and application material for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year FY 1999, with application materials to follow.
WEED AND SEED PROGRAM

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<td>FY 1999 APPROPRIATION</td>
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<tr>
<td>(Asset Forfeiture Fund-Super Surplus)</td>
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GRANT PROGRAM INFORMATION

The OJP Executive Office for Weed and Seed (EOWS) administers this discretionary grant program. This community-based initiative is an innovative and comprehensive multi-agency approach to law enforcement, crime prevention, and community revitalization.

Communities that develop a Weed and Seed strategy in coordination with their U.S. Attorney’s Office may submit it to EOWS for review. If the site is designated as Officially Recognized, it may receive preference in discretionary funding from participating federal agencies; priority for participating in federally sponsored training and technical assistance; use of the Weed and Seed logo; and eligibility to apply for Department of Justice Weed and Seed funds. Over 170 sites were funded in FY 1998, and Official Recognition was granted to 59 of those sites.

In FY 1999, Congress has recommended that $6.5 million be made available to OJP/EOWS from the Asset Forfeiture Super Surplus Fund for program activities.

ELIGIBILITY

To be determined.

APPLICATIONS AND AWARDS

EOWS is developing its program plan and application materials for eligible sites. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
GRANT PROGRAM INFORMATION

The National Institute of Justice (NIJ) is the primary federal sponsor of research in crime and criminal justice and of national program evaluations. The NIJ FY 1999 appropriation includes a Congressional recommendation that increased amounts be made available for the use of telemedicine to provide health care for the prison inmate population. Congress has directed that two pilot programs be developed in conjunction with the Bureau of Prisons and the National Institute of Corrections in South Carolina and in Eastern Kentucky. In addition, under the new FY 1999 Safe Schools Initiative, Congress has designated that $10 million of NIJ’s FY 1999 funding be made available to develop new, more effective school safety technologies.

Congress has recommended that NIJ review proposals and provide a grant if warranted:

- to disseminate the results of the study of the health care status of prison inmates;
- $1.5 million for information technology applications for High Intensity Drug Trafficking Areas;
- $1.5 million for a pilot program with a Department of Criminal Justice Training and a College of Criminal Justice to evaluate how advanced computer-based interactive training systems can enhance training for state and local law enforcement officers; and
- to study and develop perfluorocarbon technology.

In addition, Congress specifically provides $5.2 million under the Violence Against Women Grants program for NIJ research and evaluation on the causes and impact of domestic violence.
An important element of NIJ’s mission is the development and application of new technologies to enhance the capabilities and effectiveness of law enforcement and criminal justice agencies nationwide. In FY 1999, Congress provides $5 million to NIJ for a DNA Technology Research and Development program. Through the Local Law Enforcement Block Grant, Congress provides $20 million to NIJ to assist units of local government to identify, select, develop, modernize, and purchase new technologies for use by law enforcement.

Also, through the FY 1999 Defense/Law Enforcement Technology Transfer, Congress specifically provides $10.27 million to assist NIJ in its efforts to adopt technologies for law enforcement purposes. Of this amount, $7.47 million is designated for continuation of the law enforcement technology center network, and $2.8 million is provided to continue the technology commercialization initiative at the National Technology Transfer Center.

ELIGIBILITY

NIJ outlines program eligibility requirements for its discretionary grant programs in separate solicitations.

APPLICATIONS AND AWARDS

NIJ offers two types of solicitations for its research and evaluation programs: open solicitations and directed solicitations. Twice a year, in June and December, NIJ reviews research proposals for investigator-initiated projects. Potential applicants should contact NIJ (202/307-2942) to discuss funding ideas for projects to be considered under the open solicitations. NIJ also issues special, directed solicitations that call for research proposals on specific topics. To be placed on the mailing list to receive solicitations when they are available, call the Department of Justice Response Center at 1-800/421-6770, or visit the World Wide Web Justice Information Center at http://www.ncjrs.org. Competitive solicitations are also announced in the Federal Register and Commerce Business Daily.
DNA IDENTIFICATION GRANTS
1994 Crime Act
Pub.L. 103-322§210302; 42 U.S.C.§3796kk

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<th>FY 1998 APPROPRIATION:</th>
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<td>FY 1999 APPROPRIATION:</td>
<td>$15 MILLION</td>
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GRANT PROGRAM INFORMATION

The National Institute of Justice (NIJ) will administer this discretionary grant program to develop or improve DNA identification capabilities.

Congress has recommended that OJP/NIJ and the FBI review a proposal and provide a $2 million grant, if warranted, to support the Marshall University (WV) Forensic Science program; a $1 million grant to the West Virginia University Forensic Identification Program; and a $3 million grant to the South Carolina Law Enforcement Division’s forensic laboratory.

ELIGIBILITY

States and units of local government, or combinations, are eligible for funding to implement a program to develop or improve the capability to analyze DNA in a forensic laboratory. State means a state of the United States and Guam, Puerto Rico, U.S. Virgin Islands, Northern Mariana Islands, American Samoa, and the District of Columbia.

To request a grant, the chief executive of a state or a unit of local government shall submit an application to NIJ that certifies:

- DNA analyses will meet or surpass quality assurance standards issued by the Director of the FBI;
- DNA samples and analyses will be made available only to appropriate personnel; and
- The laboratory and each analyst will undergo external proficiency testing at regular intervals.

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DNA Identification Grants continued

APPLICATIONS AND AWARDS

NIJ is developing the program announcement and solicitation material for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
In FY 1999, Congress appropriated $5 million to the National Institute of Justice (NIJ) to administer a new DNA Technology Research and Development program to develop improved DNA testing capabilities.

ELIGIBILITY/APPLICATIONS AND AWARDS

NIJ is currently developing program guidance and solicitation materials for this new program. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999.
DOMESTIC ANTI-TERRORISM TECHNOLOGY DEVELOPMENT
Anti-terrorism and Effective Death Penalty Act of 1996
Pub.L. 104-132 §821

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GRANT PROGRAM INFORMATION/ELIGIBILITY

In FY 1999, Congress appropriated a total of $135 million to assist state and local public safety personnel in acquiring the specialized equipment and training necessary to safely respond to and manage domestic terrorist activities, especially those dealing with chemical and/or biological agents and explosives. Of this amount, the National Institute of Justice (NIJ) is provided $10 million to develop domestic counterterrorism technology.

Under this program, the National Institute of Justice (NIJ) supports the development of counterterrorism technologies, assists in the development of standards for those technologies, and works with state and local jurisdictions to identify particular areas of vulnerability to terrorist acts and be better prepared to respond if such acts occur.

- In FY 1999, NIJ will continue the Office of Law Enforcement Standards’ existing law enforcement standards and testing program at the Commerce Department, which includes the selected counterterrorism technologies and equipment. NIJ will continue to conduct testing of selected technologies and equipment through its regional technology centers.

ELIGIBILITY/APPLICATIONS AND AWARDS

NIJ is currently developing FY 1999 solicitation materials. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999.
LAW ENFORCEMENT FAMILY SUPPORT
1994 Crime Act
Pub.L. 103-322§210201(a)(3); 42 U.S.C. 3796jj

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GRANT PROGRAM INFORMATION

The National Institute of Justice (NIJ) administers this discretionary grant program to provide for family support services, such as stress reduction programs and psychological services, in state and local law enforcement agencies. Funds are also available to carry out research, model program evaluation, and technical assistance and training relating to such policies.

ELIGIBILITY

States, local law enforcement agencies, and organizations representing state or local law enforcement personnel are eligible to apply for grants. State means a state of the United States and Guam, Puerto Rico, U.S. Virgin Islands, Northern Mariana Islands, American Samoa, and the District of Columbia.

APPLICATIONS AND AWARDS

NIJ is developing program guidance and solicitation material for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
LOCAL LAW ENFORCEMENT BLOCK GRANTS

TECHNOLOGY DEVELOPMENT FOR STATE AND LOCAL LAW ENFORCEMENT

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GRANT PROGRAM INFORMATION

Of the $523 million direct appropriation for the FY 1998 Local Law Enforcement Block Grant Program (LLEBG), $20 million is allocated to the National Institute of Justice (NIJ) to assist units of local government to identify, select, develop, modernize, and purchase new technologies for use by law enforcement with this discretionary program.

In FY 1999, NIJ will continue to support local law enforcement research and development projects currently underway, as well as solicit proposals for new projects. A majority of the projects will take place within the infrastructure of the NIJ Law Enforcement and Corrections Technology Centers.

ELIGIBILITY/APPLICATIONS/AWARDS

NIJ is currently developing solicitations for this program. For additional information, the OJP FY 1999 Program Plan will be available early in calendar year 1999.
SAFE SCHOOLS TECHNOLOGY DEVELOPMENT

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GRANT PROGRAM INFORMATION

Of the $210 million appropriated for the new FY 1999 Safe Schools Initiative (SSI), $10 million is for the National Institute of Justice (NIJ) to develop new, more effective school safety technologies. These technologies may include less obtrusive in-school weapons detection systems and surveillance equipment and information systems to assist communities in rapid identification of potentially violent youth through this discretionary program.

ELIGIBILITY/APPLICATIONS/AWARDS

NIJ is currently developing a program plan and solicitation material for this program, which will include eligibility criteria. For additional information, the OJP FY 1999 Program Plan will be available early in calendar year 1999.
CHILD ABUSE INVESTIGATION AND PROSECUTION
Victims of Child Abuse Act

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GRANT PROGRAM INFORMATION

The Office of Juvenile Justice and Delinquency Prevention (OJJDP) Child Abuse Investigation and Prosecution program provides training and technical assistance to law enforcement agencies, prosecutors, and local jurisdictions to assist them in developing comprehensive, interdisciplinary approaches to investigating and prosecuting child abuse.

Congress has designated funding for the following specific initiatives under this program:

- **Regional Children’s Advocacy Centers:** ($1 million);
- **Local Children’s Advocacy Centers:** ($4 million);
- **Continuation grant to the National Center for Prosecution of Child Abuse:** ($1.5 million) for technical assistance and training;
- **Continuation grant to the National Network of Child Advocacy Centers:** ($500,000) for technical assistance and training.

ELIGIBILITY

The four Congressionally designated applicants listed above are eligible for funding.

APPLICATIONS AND AWARDS

OJJDP is developing program guidance and application materials for the current grantees, and expects to award continuation grants to the above listed applicants by September 30, 1999.
GRANT PROGRAM INFORMATION

The Office of Juvenile Justice and Delinquency Prevention (OJJDP) administers this discretionary grant program. OJJDP selected the National Court Appointed Special Advocates (CASA) program to subgrant funds to local programs to support court appointed special advocates in their efforts to assist overburdened court officials and social workers. These trained volunteers, also known as guardians ad litem, perform court-supervised fact-finding in cases where there are charges of child abuse and neglect in dependency proceedings. The National CASA provides training and technical assistance to CASA program staff, volunteers, and board members and serves as a resource center, providing information dissemination services.

In FY 1999, Congress also has recommended consideration of the Aberdeen, SD CASA program.

ELIGIBILITY

The National CASA Association is eligible to apply for FY 1999 continuation funding.

APPLICATIONS AND AWARDS

OJJDP is preparing application materials for the training and technical assistance and national grants programs.

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**GRANT PROGRAM INFORMATION**

In FY 1999, within the $42.75 million Congress has provided to the Office of Juvenile Justice and Delinquency Prevention (OJJDP) for Part C **Discretionary** Grants for National Programs and Special Emphasis Programs, Congress has designated that OJJDP review the following proposals and provide a grant if warranted to:

- **Parents Anonymous:** ($3 million) to develop partnerships with local communities to build and support strong, safe families and to help break the cycle of abuse and delinquency
- **Center for Research on Crimes Against Children:** ($1.5 million) to continue improving the handling of child crime victims by the justice system
- **Suffolk University Center for Juvenile Justice:** ($1.3 million) to fund this center, which is dedicated to representing children in criminal cases in juvenile court and children and parents in civil matters, as well as gang-related and abuse cases
- **L.A. Best Youth Programs:** ($2 million)
- **Intensive Services Program for Juveniles and Families:** ($2 million)
- **Teens, Crime and the Community Program:** ($1.25 million) continuation funding
- **Delancy Street Foundation:** ($750,000)
Juvenile Justice and Delinquency Prevention Discretionary Programs continued

- Local Juvenile Justice Programs in Rural Alaska: ($650,000)

- National Association of State Fire Marshals: ($383,000) for implementing a national juvenile fire setter intervention mobilization plan

- Juvenile Offender Transition Program: ($250,000) to support this public/private partnership to reduce the recidivism rate among juvenile offenders through partnering certain offenders with a local college or university student mentors and

- Syracuse-Onondaga County Drug and Alcohol Abuse Commission: ($250,000).

In addition, Congress has recommended that OJJDP provide more than the current year funding level for a grant for the National Law-Related Education program; the Hamilton Fish National Institute for School/Community Violence; and to continue and expand at more than the current year funding level the National Council of Juvenile and Family Courts, which provides continuing legal education in family and juvenile law.

Congress has also recommended that OJJDP examine approximately 30 other programs for possible FY 1999 funding and that OJJDP work with the Head Start Bureau and other federal agencies to coordinate an effort to increase public/private partnerships aimed at strengthening families and communities in their efforts to reduce the negative effect of substance abuse and use on the development of young children.

ELIGIBILITY/APPLICATIONS AND AWARDS

OJJDP is preparing the FY 1999 Proposed Program Plan for publication in the Federal Register for the statutorily required 45-day public comment period. OJJDP anticipates publishing its final program plan in April 1999.
**GRANT PROGRAM INFORMATION**

In FY 1999, Congress appropriated $20 million to the Office of National Drug Control Policy (ONDCP) for the Drug-Free Communities Program. ONDCP will allocate funds to be determined for grants to community anti-drug coalitions to be administered by the Office of Juvenile Justice and Delinquency Prevention (OJJDP) through an interagency agreement with ONDCP. Discretionary grants will continue to be used to increase citizen participation and strengthen community anti-drug coalition efforts to reduce substance abuse among youth in communities throughout the United States and, over time, to reduce substance abuse among adults.

**ELIGIBILITY**

Community coalitions whose components have worked together on substance abuse reduction initiatives that include initiatives that target illegal drugs, including narcotics, depressants, stimulants, hallucinogens, and cannabis; the abuse of inhalants; or the use of alcohol, tobacco, or other related products that are prohibited by state or local law.

**APPLICATIONS/AWARDS**

OJJDP, in collaboration with ONDCP, is developing program guidance and solicitation material for this program. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.
DRUG PREVENTION DEMONSTRATION PROGRAM
Omnibus Consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at page 1037

| Drug Prevention Demonstration Program | FY 1998 FUNDING: $5 MILLION | FY 1999 FUNDING: $10 MILLION |

GRANT PROGRAM INFORMATION

In FY 1999, Congress has appropriated $10 million to the Office of Juvenile Justice and Delinquency Prevention (OJJDP) to continue its Drug Prevention Demonstration Program. Discretionary grant funds will be used to develop, demonstrate, and test programs to increase perceptions among children and youth about the unappealing aspects and danger of drug use.

ELIGIBILITY/APPLICATIONS/AWARDS

OJJDP is developing program guidance and application materials for this program. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.
ENFORCING UNDERAGE DRINKING LAW PROGRAM
Omnibus Consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at page 1037

<table>
<thead>
<tr>
<th>GRANT PROGRAM INFORMATION</th>
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In FY 1999, under the Office of Juvenile Justice and Delinquency Prevention (OJJDP) Title V Incentive Grants for Local Delinquency Prevention Programs, Congress has designated a total of $25 million to OJJDP to administer the Enforcing Underage Drinking Law Program. Of this amount, OJJDP will award $360,000 per state, $5 million in discretionary grants, and $1.64 million for training and technical assistance to enforce state laws prohibiting the sale of alcoholic beverages to minors and to prevent minors from purchasing or consuming alcoholic beverages. Projects to be funded include:

- statewide task forces of state and local law enforcement and prosecutorial agencies to target establishments suspected of a pattern of violations of state laws governing the sale and consumption of alcohol by minors;
- public advertising programs to educate establishments about statutory prohibitions and sanctions;
- innovative programs to prevent and combat underage drinking.

ELIGIBILITY/APPLICATIONS/AWARDS

OJJDP is developing formula grant guidelines and application materials for the states, as well as discretionary grant program guidance and solicitations. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.
**JUVENILE JUSTICE AND DELINQUENCY PREVENTION: FORMULA GRANT PROGRAMS**

Juvenile Justice and Delinquency Prevention Act of 1974, as amended
Pub.L. 93-415, as amended; 42 U.S.C. §§ 5631(a), 5667c, 5784; and
Pub.L. 105-277

<table>
<thead>
<tr>
<th>GRANT PROGRAM INFORMATION</th>
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<tbody>
<tr>
<td>The Office of Juvenile Justice and Delinquency Prevention (OJJDP) administers Part B formula grants to 56 states and territories. The states also implement State Challenge Grant activities under Part E of the JJDP Act.</td>
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<thead>
<tr>
<th>ELIGIBILITY/APPLICATIONS AND AWARDS</th>
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<tbody>
<tr>
<td>OJJDP is developing program guidance and application materials for its formula grant programs.</td>
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<thead>
<tr>
<th>FY 1998 APPROPRIATION</th>
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<tbody>
<tr>
<td>Part B Assistance for State and Local Programs</td>
<td>$96.5 MILLION</td>
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<tr>
<td>Part E State Challenge Grants</td>
<td>$10 MILLION</td>
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**JUVENILE JUSTICE AND DELINQUENCY PREVENTION:**
**TITLE V**
Juvenile Justice and Delinquency Prevention Act of 1974, as amended
Pub.L. 93-415, as amended; 42 U.S.C. §§5631(a), 5667c, 5784; and
Pub.L. 105-277

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<th>FY 1998 APPROPRIATION:</th>
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<tr>
<td>Title V Incentive Grants for</td>
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<td>$95 MILLION</td>
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<tr>
<td>Local Delinquency Prevention</td>
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<tr>
<td>Programs</td>
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<tr>
<td>(discretionary grants administered on a formula basis)</td>
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<tr>
<td>Enforcing Underage Drinking Law Program</td>
<td>$25 MILLION</td>
<td>$25 MILLION</td>
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<tr>
<td>Safe Schools Initiative</td>
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<td>$15 MILLION</td>
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<tr>
<td>Tribal Youth Program</td>
<td>$0 MILLION</td>
<td>$10 MILLION</td>
</tr>
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</table>

**GRANT PROGRAM INFORMATION**

In FY 1999, Congress appropriated $95 million for this program. Of this amount, $25 million is designated for the Enforcing Underage Drinking Law Program; $15 million is available for the new Safe Schools Initiative; and $10 million for the new Tribal Youth Program. **Thus, $45 million is available for Title V formula grants.** The Office of Juvenile Justice and Delinquency Prevention (OJJDP) administers formula grants to 56 states and territories. The states also implement local delinquency prevention programs under Title V of the JJDP Act. OJJDP administers Title V programs on a formula basis to the states.

**ELIGIBILITY/APPLICATIONS AND AWARDS**

OJJDP is developing program guidance and application materials for its Title V grant programs. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.
GRANT PROGRAM INFORMATION

For FY 1999, Congress appropriated $250 million for this block grant program to address the growing problem of juvenile crime by encouraging accountability-based reforms at the state and local level. The Office of Juvenile Justice and Delinquency Prevention (OJJDP) will administer this program.

In FY 1999, funds will be made available to the states based on their juvenile population. Units of local governments will receive 75 percent of the amount provided to the states based on a combination of law enforcement expenditures and the FBI’s Uniform Crime Report (UCR) data on Part 1 violent crimes, unless the state can demonstrate it bears the primary financial burden within the state for juvenile justice.

Funds may be used for the following 11 purposes:

1) building, expanding or operating juvenile detention and corrections facilities;

2) developing and administering accountability-based sanctions for juvenile offenders;

3) hiring additional juvenile judges, probation officers, and court-appointed defenders, and funding pre-trial services for juveniles to ensure smooth and expeditious administration of the juvenile justice system;

4) hiring additional prosecutors to increase prosecutions of cases involving violent juvenile offenders and to reduce case backlogs;

5) providing funding to enable prosecutors to address more effectively drug, gang, and youth violence;
Juvenile Accountability Block Grant continued

6) providing funding for technology, equipment and training to assist prosecutors in identifying and expediting violent juvenile offender prosecutions;

7) funding to improve juvenile courts’ and probation officers’ effectiveness and efficiency in holding juvenile offenders accountable;

8) establishing court-based juvenile justice programs that target young firearms offenders through the establishment of juvenile gun courts for adjudication and prosecution of juvenile firearms offenders;

9) establishing drug court programs for juvenile offenders;

10) establishing and maintaining interagency information-sharing programs that enable the juvenile and criminal justice system, schools, and social services agencies to identify, control, supervise and treat serious juvenile offenders;

11) establishing and maintaining accountability-based programs that work with the juvenile offenders who are referred by law enforcement agencies, or which are designed, in cooperation with law enforcement officials, to protect students and school personnel from drug, gang, and youth violence.

Congress has specified that at least 45 percent of any grant provided to a state or unit of local government will be available for purpose areas 3-9 and at least 35 percent will be available for purpose areas 1, 2, and 10 above. In addition, the federal share of construction costs of permanent juvenile corrections facilities is limited to no more than 50 percent of the total cost.

ELIGIBILITY

States must have certified that they are actively considering or will consider this year, through laws, policies or programs, accountability-based reforms. These reforms will include graduated sanctions, adult prosecution of violent juveniles, and juvenile record reforms. States must have in place a coordinated plan for reducing juvenile crime, developed by a coalition of law enforcement and social service agencies involved in juvenile crime prevention. States also must have implemented or will implement by January 1, 1999 a policy of testing appropriate categories of juveniles for use of controlled substances.
Juvenile Accountability Block Grant continued

APPLICATIONS AND AWARDS

OJJDP is preparing its FY 1999 guidance manual and formula grant application information to the states.
**JUVENILE MENTORING PROGRAM**
Juvenile Justice and Delinquency Prevention Act of 1974, as amended

| Part G Juvenile Mentoring Program (discretionary grants) | FY 1998 FUNDING: $12 MILLION | FY 1999 FUNDING: $12 MILLION |

**GRANT PROGRAM INFORMATION**

In FY 1999, Congress has designated $12 million to the Office of Juvenile Justice and Delinquency Prevention (OJJDP) for continuation and expansion of the Juvenile Mentoring Program (JUMP). Within this amount, Congress also recommends that OJJDP provide a grant in an amount greater than the current year level to the Big Brothers/Big Sisters program. Since FY 1995, OJJDP has made discretionary grant awards to implement programs to reduce delinquency and gang participation, improve academic performance, and reduce the dropout rate through the use of mentors who were paired with youth in high crime areas.

**ELIGIBILITY/APPLICATIONS/AWARDS**

OJJDP will be selecting recipients of FY 1998 and FY 1999 JUMP grants in early FY 1999.
MISSING AND EXPLOITED CHILDREN'S PROGRAMS

Missing Children's Assistance Act

<table>
<thead>
<tr>
<th></th>
<th>FY 1998 APPROPRIATION: $12.25 MILLION</th>
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<tbody>
<tr>
<td>Missing Children Program</td>
<td>$4.17 MILLION</td>
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<tr>
<td>National Center for Missing and Exploited Children</td>
<td>$6.9 MILLION</td>
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<tr>
<td>Jimmy Ryce Law Enforcement Training Center</td>
<td>$1.18 MILLION</td>
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<tr>
<th></th>
<th>FY 1999 APPROPRIATION: $17.16 MILLION</th>
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</thead>
<tbody>
<tr>
<td>Missing Children Program</td>
<td>$7.79 MILLION</td>
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<tr>
<td>National Center for Missing and Exploited Children</td>
<td>$8.12 MILLION</td>
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<tr>
<td>Jimmy Ryce Law Enforcement Training Center</td>
<td>$1.25 MILLION</td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

The Office of Juvenile Justice and Delinquency Prevention (OJJDP) administers these discretionary grant programs, which focus on preventing abductions, investigating the exploitation of children, locating missing children and reuniting them with their families and addressing the psychological impact of abduction on both the child and the family.

In FY 1999, Congress appropriated a total of $7.79 million for the Missing Children Program. Of this amount,

- $5 million is designated for state and local law enforcement to continue eight specialized cyber units begun in FY 1998 and to form eight new units to investigate and prevent child sexual exploitation. Investigations will be conducted in accordance with Department of Justice and National Center for Missing and Exploited Children protocols involving the Internet and on-line service providers.

- $162,000 is designated for state and local law enforcement high-tech computer crime training;

December 1998
$90,000 is provided for a national teleconference on cybercrime against children; and

$75,000 is designated for local community town meetings on cybercrimes against children.

In FY 1999, Congress has appropriated $8.12 million in continuation funds for the National Center for Missing and Exploited Children (NCMEC), a private nonprofit organization. Funds will support NCMEC services as a clearinghouse and resource center for the collection and distribution of data about missing and exploited children.

In addition, of the FY 1999 $8.12 million appropriation for NCMEC,

- $180,000 is designated for cybercrime awareness training for law enforcement in every state;
- $690,000 for expansion and enhancement of the Cyber-Tipline, technology upgrades, and enhancement of the exploited child unit;
- $300,000 for a national survey on the exposure of children and youth to unwanted sexual solicitations and pornography on the Internet; and
- $50,000 to increase staffing at NCMEC’s office in Columbia, SC.

Congress has recommended that NCMEC work closely with schools and libraries to educate the public about potential risks of Internet use. NCMEC is also directed to design a brief information seminar appropriate for organizations, such as the Boys and Girls Clubs of America.

The FY 1999 appropriation also provides $1.25 million for the Jimmy Ryce Law Enforcement Training Center for training state and local law enforcement officials investigating missing and exploited children cases. The FY 1999 appropriation will allow for an expansion of the center to train additional law enforcement officers.

ELIGIBILITY/APPLICATIONS AND AWARDS

OJJDP is preparing the FY 1999 Missing Children’s Program Priorities for publication in the Federal Register for the statutorily required 60-day comment period. Once comments are received, OJJDP will issue the final program plan.
Missing and Exploited Children’s Programs continued

and solicitations. Issuance is expected by April 1999. OJJDP will make a
continuation award to NCMEC.
SAFE KIDS-SAFE STREETS PROGRAM
A Program Funded by a Number of Discretionary Accounts
in the Office of Justice Programs

| FY 1998 FUNDING: | Up to $2.7 MILLION for continuation funding to demonstration sites; |
| | Up to $300,000 for program evaluation |
| FY 1999 FUNDING: | Up to $2.7 MILLION for continuation funding to demonstration sites; |
| | Up to $300,000 for program evaluation |

GRANT PROGRAM INFORMATION

The Office of Juvenile Justice and Delinquency Prevention (OJJDP) administers this discretionary program on behalf of all of the Bureaus, the OJP Executive Office for Weed and Seed (EOWS), and the Violence Against Women Grants Office (VAWGO).

The program focuses on breaking the cycle of early childhood victimization and later juvenile or adult criminality through community approaches including system reform, provision of services, prevention education, and data collection and evaluation.

ELIGIBILITY/APPLICATIONS AND AWARDS

FY 1999 awards will continue funding for the third year to the FY 1996 grant recipients for both the demonstration sites and program evaluation (Huntsville, AL; Kansas City, MO; Toledo, OH; Chittenden County, VT; and the Sault Sainte Marie Tribe of Chippewa Indians in Michigan). For additional information, the OJP FY 1999 Program Plan will be available early in calendar year 1999.

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SAFE RETURN PROGRAM
(MISSING ALZHEIMER'S DISEASE PATIENT ALERT PROGRAM)
1994 Crime Act
Pub.L. 103-322§240001, 42 U.S.C.§14181

<table>
<thead>
<tr>
<th>FY 1998 APPROPRIATION:</th>
<th>$900,000</th>
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<tr>
<td>FY 1999 APPROPRIATION:</td>
<td>$900,000</td>
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</table>

GRANT PROGRAM INFORMATION

The Office of Juvenile Justice and Delinquency Prevention (OJJDP) administers this discretionary grant program to assist an eligible organization in paying for the costs of planning, designing, establishing, and operating a locally based, proactive program to protect and locate missing patients with Alzheimer’s disease and related dementias.

ELIGIBILITY

A national voluntary organization that has a direct link to patients and families of patients with Alzheimer’s disease and related dementias is eligible to apply. The applicant must assure that the organization will obtain and use assistance from private, nonprofit organizations to support the program.

APPLICATIONS AND AWARDS

OJJDP expects to receive an application from the current grantee in 1999 to continue activities under this program.

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December 1998
SAFE SCHOOLS INITIATIVE
Omnibus Consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at pages 1021, 1037

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<tr>
<th>FY 1998 APPROPRIATION:</th>
<th>FY 1999 APPROPRIATION:</th>
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<tr>
<td>From OJJDP Title V Incentive Grants for Local Delinquency Prevention</td>
<td>$0</td>
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GRANT PROGRAM INFORMATION

The Office of Juvenile Justice and Delinquency Prevention (OJJDP) will administer this discretionary grant program to reduce and prevent increasing levels of school violence, particularly incidents of juvenile gun violence in and around schools. In FY 1999, Congress appropriated a total of $210 million for this new safe schools initiative. The Community Oriented Policing Services (COPS) Office was designated to provide $167.5 million to increase community policing in and around schools and $17.5 million for programs to prevent violence in schools and community-based organizations. $15 million is available from the OJJDP Title V Incentive Grants for Local Delinquency Prevention for communities to tailor school violence prevention programs to their specific needs; and $10 million is available from the National Institute of Justice (NIJ), which will develop new, more effective school safety technologies. OJJDP will coordinate program activities with NIJ and the COPS Office.

ELIGIBILITY/APPLICATIONS AND AWARDS

OJJDP is developing program plans and solicitation materials in coordination with the COPS Office and the Departments of Health and Human Services and Education. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.

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December 1998
SAFE START PROGRAM
Omnibus Consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at page 1027

| Safe Start Program | FY 1998 FUNDING: $0 | FY 1999 FUNDING: $10 MILLION |

GRANT PROGRAM INFORMATION

In FY 1999, under the $282.75 Violence Against Women Act program appropriation, Congress has designated $10 million for the Office of Juvenile Justice and Delinquency Prevention (OJJDP) to administer the Safe Start Program. Discretionary grant funds will be used to expand an OJJDP initiative that trains police officers and mental health professionals to work in collaboration to provide direct intervention and treatment to youth who are victims, witnesses, or perpetrators of violent crime.

ELIGIBILITY/APPLICATIONS/AWARDS

OJJDP is developing program guidance and application material for this program. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.
GRANT PROGRAM INFORMATION

The Office of Juvenile Justice and Delinquency Prevention (OJJDP) administers this discretionary grant program.

For FY 1999, Congress has designated the continuation of the National Council of Juvenile and Family Court Judges (NCJFCJ) project to reform court administrative practice in relation to child abuse and neglect. The project is focused on replicating in four other jurisdictions the model child abuse technical assistance and training program developed in Ohio's Hamilton County Juvenile Court. These jurisdictions include: Salt Lake City, UT; Reno, NV; Newark, NJ; and Alexandria, VA.

ELIGIBILITY

The National Council of Juvenile and Family Court Judges will receive continuation funding.

APPLICATIONS AND AWARDS

OJJDP is preparing program guidance and application material for the current grantee.
TRIBAL YOUTH PROGRAM

Omnibus Consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at page 1037

<table>
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<tr>
<th>Tribal Youth Program (Title V discretionary grants)</th>
<th>FY 1998 FUNDING:</th>
<th>FY 1999 FUNDING:</th>
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<tr>
<td></td>
<td>$0</td>
<td>$10 MILLION</td>
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GRANT PROGRAM INFORMATION

In FY 1999, the Office of Juvenile Justice and Delinquency Prevention (OJJDP) will administer a new Tribal Youth Program. Under the OJJDP Title V Incentive Grants for Local Delinquency Prevention Programs, Congress has appropriated $10 million for this new discretionary grant program.

ELIGIBILITY/APPLICATIONS/AWARDS

OJJDP is developing program guidance and application material for this program. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.
COMMUNITY PROSECUTION
Omnibus Consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at page 68

<table>
<thead>
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<th>FY 1998 APPROPRIATION:</th>
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<tr>
<td>FY 1999 APPROPRIATION:</td>
<td>$5 MILLION</td>
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<td>(COPS)</td>
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GRANT PROGRAM INFORMATION

In FY 1999, under the Community Oriented Policing Services (COPS) Office appropriation, Congress appropriated $5 million to be used for pilot community prosecution programs. The Office of Justice Programs (OJP) will administer these new discretionary grants.

ELIGIBILITY/APPLICATIONS AND AWARDS

OJP is developing a program guidelines and application material, including eligibility requirements for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
POLICE CORPS
1994 Crime Act, Title XX, as amended,
Pub.L. 103-322§200106; 42 U.S.C.§14095

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<th>FY 1998 APPROPRIATION:</th>
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<tr>
<td>(COPS)</td>
<td>(Administered by COPS Office)</td>
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<th>FY 1999 APPROPRIATION:</th>
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</thead>
<tbody>
<tr>
<td>(COPS)</td>
<td>(Administered by OJP)</td>
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**GRANT PROGRAM INFORMATION**

On October 23, 1998, the Attorney General approved the transfer of the management of the Police Corps program to the Assistant Attorney General for the Office of Justice Programs (OJP) from the Community Oriented Policing Services (COPS) Office. The Office of Police Corps and Law Enforcement Education (OPCLEE) provides educational assistance to college students with a strong interest in public service, specifically, in law enforcement.

**ELIGIBILITY/APPLICATIONS AND AWARDS**

Each state is required to submit a plan to include the design, implementation strategy and the administration of the program in accordance with the statute and the administrative requirements of the OPCODEE. OJP is developing a program plan and application material, including eligibility requirements for the Police Corps. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.

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December 1998
TECHNICAL ASSISTANCE, TRAINING, AND DEMONSTRATION PROGRAM FOR MANAGING SEX OFFENDERS IN THE COMMUNITY
1994 Crime Act
Pub.L. 103-322 §40152; 42 U.S.C.§13941

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<th>FY 1998 APPROPRIATION:</th>
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<td>FY 1999 APPROPRIATION:</td>
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<td>Center for Sex Offender Management</td>
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<tr>
<td>Grants</td>
<td>$3 MILLION</td>
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GRANT PROGRAM INFORMATION

The Office of Justice Programs (OJP) administers this discretionary technical assistance, training, and demonstration program to promote the safe and effective management of sex offenders in the community. In FY 1999, under the $282.75 million Violence Against Women Act appropriation, Congress appropriated $5 million to assist probation and parole officers and promote collaboration among criminal justice personnel who work directly with released sex offenders. In addition, the program involves victim advocacy organizations in the development of policies guiding probation and parole agencies’ management of sex offenders.

In FY 1997 and FY 1998, OJP funded the Center which: (1) provides current and practical information to the field; (2) maintains liaison and support for mentor sites around the country, which serve as innovative models for other jurisdictions; (3) provides intensive training programs for probation/parole professionals and/or teams of criminal justice professionals; and (4) delivers targeted technical assistance to interested jurisdictions.

This year, funds will also be provided to state/local jurisdictions for demonstration grants to build local capacity to promote public safety through the effective management of sex offenders in the community. In addition, planning implementation, and enhancement grants will be awarded to jurisdictions to implement comprehensive, collaborative approaches to managing sex offenders in the community.

APPLICATIONS AND AWARDS

In FY 1999, OJP will fund the current grant recipient to continue Center activities. OJP is developing a program plan for the grants.
GRANTS TO COMBAT DOMESTIC TERRORISM:
FIRST RESPONDER EQUIPMENT ACQUISITION PROGRAM
Anti-terrorism and Effective Death Penalty Act
Pub.L. 104-132 §§ 819, 822

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<td>National Domestic</td>
<td>$0</td>
<td>$4 MILLION</td>
</tr>
<tr>
<td>Preparedness Consortium</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Training Equipment</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

The Office of Justice Programs (OJP)/Office of State and Local Domestic Preparedness Support (OSLDPS) will administer this program. In FY 1999, Congress appropriated $75.5 million for the OJP First Responder Equipment Acquisition Program. Of this amount, $4 million is designated for the National Domestic Preparedness Consortium Training Equipment Program, each to be provided $1 million. National Consortium members include: (1) the National Energetic Materials Research and Testing Center, New Mexico Institute of Mining and Technology; (2) National Center for Bio-Medical Research and Training, Louisiana State University; (3) National Emergency Response and Rescue Training Center, Texas A&M; and (4) the National Exercise, Test and Training Center, Nevada Test Site.

ELIGIBILITY/APPLICATIONS AND AWARDS

OJP/OSLDPS is developing program plans and application material, which will include eligibility information. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
GRANTS TO COMBAT DOMESTIC TERRORISM:  
MUNICIPAL FIRE AND EMS EQUIPMENT AND TRAINING PROGRAM  
Anti-Terrorism and Effective Death Penalty Act  
Pub.L. 104-132§§819, 822

<table>
<thead>
<tr>
<th>Cost Category</th>
<th>FY 1998 APPROPRIATION</th>
<th>FY 1999 APPROPRIATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>MUNICIPAL FIRE &amp; EMS TRAINING PROGRAM</td>
<td>$5 MILLION</td>
<td>$25 MILLION</td>
</tr>
<tr>
<td>Equipment to Local Firefighter Departments, HAZMAT, &amp; EMS Teams</td>
<td>$0</td>
<td>$16 MILLION</td>
</tr>
<tr>
<td>Interoperable Radio Equipment for Local Emergency Response</td>
<td>$0</td>
<td>$4 MILLION</td>
</tr>
<tr>
<td>Local Firefighter and Emergency Management Services Training</td>
<td>$5 MILLION</td>
<td>$5 MILLION</td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

In FY 1999, the Office of Justice Programs (OJP) Office of State and Local Domestic Preparedness Support (OSLDPS) will administer this $25 million component of the $135 million FY 1999 appropriation to assist state and local public safety personnel in acquiring the specialized equipment and training to safely respond to and manage domestic terrorism. Under the $25 million OJP Municipal Fire and EMS Equipment and Training Program, discretionary funds are provided for:

- Equipment to Local Firefighter Departments, HAZMAT, and Emergency Management Services ($16 million)
- Interoperable Radio Equipment for Local Emergency Response ($4 million)
- Local Firefighter and Emergency Management Services Training ($5 million).

ELIGIBILITY/APPLICATIONS AND AWARDS

OJP/OSLDPS is developing program plans and application materials, which will include eligibility information. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
GRANTS TO COMBAT DOMESTIC TERRORISM:
ANTI-TERRORISM STATE AND LOCAL TRAINING GRANTS

Anti-Terrorism and Effective Death Penalty Act
Pub.L. 104-132 §822

<table>
<thead>
<tr>
<th>GRANT PROGRAM INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under the OJP Anti-Terrorism State and Local Training Grants, a total of $18 million is available for:</td>
</tr>
</tbody>
</table>

- $8 million ($2 million to be provided to each of the following National Domestic Preparedness consortium members) to support operation of state and local training centers for firefighters and emergency services personnel: (1) the National Energetic Materials Research and Testing Center, New Mexico Institute of Mining and Technology; (2) National Center for Bio-Medical Research and Training, Louisiana State University; (3) National Emergency Response and Rescue Training Center, Texas A&M; and (4) the National Exercise, Test and Training Center, Nevada Test Site.

- $8 million to continue and expand activities of the Center for Domestic Preparedness, Ft. McClellan, AL

- $2 million for the State and Local Anti-Terrorism Training program, which will be administered by BJA in FY 1999.

ELIGIBILITY/APPLICATIONS AND AWARDS

OJP/OSLDPS is developing program plans and application materials for the above identified grant recipients, which will include eligibility information. The OJP FY

<table>
<thead>
<tr>
<th>FY 1998 APPROPRIATION</th>
<th>FY 1999 APPROPRIATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>OJP Anti-terrorism State and Local Training Grants</td>
<td>$4 MILLION</td>
</tr>
<tr>
<td>Consortium Member Training Programs</td>
<td>$2 MILLION</td>
</tr>
<tr>
<td>Center for Domestic Preparedness, Ft. McClellan</td>
<td>$2 MILLION</td>
</tr>
<tr>
<td>State &amp; Local Anti-Terrorism Training</td>
<td>$2 MILLION (Administered by BJA)</td>
</tr>
</tbody>
</table>
OJP Anti-Terrorism State and Local Training Grants continued

1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
OFFICE FOR VICTIMS OF CRIME:
DISCRETIONARY GRANT PROGRAM
Victims of Crime Act, as amended
Pub.L. 103-322; 42 U.S.C.§§10601(g), 10603(c)

<table>
<thead>
<tr>
<th></th>
<th>FY 1998 FUNDING</th>
<th>FY 1999 FUNDING</th>
</tr>
</thead>
<tbody>
<tr>
<td>Discretionary Funds:</td>
<td>$10.6 MILLION</td>
<td>$9.4 MILLION</td>
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<tr>
<td>Children's Justice Act:</td>
<td>$1.5 MILLION</td>
<td>$1.5 MILLION</td>
</tr>
<tr>
<td>(discretionary grants)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

OVC trains victim advocates and allied professionals through discretionary grants awarded to states, localities, and nonprofit organizations. Examples of OVC discretionary initiatives include grants to identify promising practices, demonstration projects, and national-scope training and technical assistance.

OVC also provides support to Native American tribes to improve the investigation and prosecution of child abuse cases in Indian country through discretionary grants under the Children's Justice Act.

ELIGIBILITY/APPLICATIONS AND AWARDS

OVC is developing its program announcements, which outline program priorities and eligibility requirements for its discretionary grant programs. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.

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OFFICE FOR VICTIMS OF CRIME
FORMULA GRANT PROGRAM
Victims of Crime Act, as amended
Pub.L. 105-322; 42 U.S.C.§§10602, 10603(a)

<table>
<thead>
<tr>
<th>FY 1997 COLLECTIONS FOR FY 98 PROGRAMS:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Victim Assistance</td>
</tr>
<tr>
<td>Victim Compensation</td>
</tr>
<tr>
<td>$362.89 MILLION</td>
</tr>
<tr>
<td>Crime Victims Fund</td>
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</table>

<table>
<thead>
<tr>
<th>FY 1998 COLLECTIONS FOR FY 99 PROGRAMS:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Victim Assistance</td>
</tr>
<tr>
<td>Victim Compensation</td>
</tr>
<tr>
<td>$275.6 MILLION</td>
</tr>
<tr>
<td>$67.4 MILLION</td>
</tr>
<tr>
<td>$324.03 MILLION</td>
</tr>
<tr>
<td>Crime Victims Fund</td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

The passage of the Victims of Crime Act of 1984 (VOCA) established the Crime Victims Fund, which is derived from fines, penalty assessment, and bail forfeitures collected from federal criminal offenders (not from taxpayers). VOCA provides funding for approximately 3,000 victim assistance programs serving more than 2 million crime victims each year; state victim compensation programs that serve an additional 200,000 victims; and training and technical assistance on crime victims issues to thousands of professionals nationwide, including federal criminal justice personnel and tribal organizations.

The Office for Victims of Crime (OVC) administers the Fund. OVC provides support to crime victims through formula grants provided to the states and territories for state crime victim compensation and victim assistance programs.

ELIGIBILITY/APPLICATIONS AND AWARDS

OVC is developing program guidance and application material for the formula grants to the states and territories. For further information, the OJP FY 1999 Program Plan will be available early in calendar year 1999, with application materials to follow.

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December 1998
CIVIL LEGAL ASSISTANCE PROGRAMS FOR VICTIMS OF DOMESTIC VIOLENCE
Omnibus consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at page 1027

<table>
<thead>
<tr>
<th>FY 1998 FUNDING:</th>
<th>$12</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 1999 FUNDING:</td>
<td>$23 MILLION</td>
</tr>
</tbody>
</table>

**GRANT PROGRAM INFORMATION**

In FY 1999, of the $206.75 million Congress appropriated for STOP grants to combat violence against women, $23 million is specifically designated for civil legal assistance programs for victims of domestic violence. The OJP Violence Against Women Grants Office (VAWGO) will administer this discretionary grant program.

Projects funded under this program must primarily serve women victims of domestic violence. In addition, VAWGO encourages applicants to develop programs that reach diverse and traditionally underserved populations, including racial, cultural, or ethnic minorities, the disabled, or domestic violence victims in rural or inner-city areas. Funds may be used to support or provide direct legal services on behalf of victims of domestic violence in civil matters directly related to the domestic violence, including cases to obtain, modify or enforce civil protection orders; divorce or legal separation; spousal and child support; child custody and/or visitation; matters related to employment; administrative matters such as access to benefits; and housing and/or landlord-tenant matters.

In FY 1999, VAWGO will fund projects responding to the unmet civil legal needs of domestic violence victims within these special interest categories that establish or strengthen:

- law school clinical programs that provide direct legal representation to domestic violence victims in civil cases.
- direct legal services programs to make a broad range of civil legal assistance readily available to domestic violence victims.
- legal advocacy programs operated out of or under the direct auspices of domestic violence victim advocacy organizations and shelters.
Civil Legal Assistance Programs for Victims of Domestic Violence continued

- collaborative efforts between domestic violence victim advocacy organizations and local agencies (such as police, prosecutors, or courts), local services or businesses (such as public housing agencies, hospitals, community and other health clinics, public schools, and public libraries) to provide on-site legal advocacy and/or legal assistance information in places battered women are likely to access.

- programs to recruit, train, and coordinate attorneys who will provide pro bono civil legal assistance to domestic violence victims.

Grant funds may not be used for certain activities, including civil legal assistance for: alleged batterers or, in the case of mutual arrest, for the primary aggressor; any individual in obtaining citizenship or permanent or temporary residency; or law reform initiatives, including litigation.

ELIGIBILITY

Non-profit organizations, either public or private, and state law school legal clinics assisting domestic violence victims will be eligible to receive funds through this program. Applicants that are not domestic violence victim advocacy organizations are strongly encouraged to collaborate with non-profit, non-governmental domestic violence victim advocacy programs.

REGULATIONS/GUIDELINES/REPORTS

VAWGO is developing a program plan. In FY 1999, no new applications will be solicited. VAWGO will make awards from the pool of eligible FY 1998 applicants. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999.
GRANTS TO ENCOURAGE ARREST POLICIES IN DOMESTIC VIOLENCE CASES
1994 Crime Act
Pub.L. 103-322 §40231(a)(3); 42 U.S.C. §3796hh

<table>
<thead>
<tr>
<th>FY 1998 APPROPRIATION:</th>
<th>$59 MILLION</th>
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</thead>
<tbody>
<tr>
<td>FY 1999 APPROPRIATION:</td>
<td>$34 MILLION</td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

The OJP Violence Against Women Grants Office (VAWGO) administers this discretionary grant program to encourage policies that treat domestic violence as a serious criminal offense.

Grants will be awarded for the following purposes:

- To implement mandatory arrest or pro-arrest programs and policies in police departments, including mandatory arrest programs or pro-arrest programs and policies for protection order violations.

- To develop policies and training in police departments and other criminal justice agencies to improve tracking of cases involving domestic violence.

- To centralize and coordinate police enforcement, prosecution, probation, parole, or judicial responsibility for domestic violence cases in groups or units of police officers, prosecutors, probation and parole officers, or judges.

- To coordinate computer tracking systems to ensure communication between police, prosecutors, and both criminal and family courts.

- To strengthen legal advocacy service programs for victims of domestic violence.

- To educate judges, and others responsible for judicial handling of domestic violence cases in criminal, tribal, and other courts about domestic violence and to improve judicial handling of such cases.

ELIGIBILITY/APPLICATIONS AND AWARDS

In FY 1999, no new applications will be solicited. VAWGO will make awards from the pool of eligible FY 1998 applicants.
RURAL DOMESTIC VIOLENCE AND CHILD ABUSE
ENFORCEMENT ASSISTANCE
1994 Crime Act
Pub.L. 103-322 §40295; 42 U.S.C. §13971

<table>
<thead>
<tr>
<th>FY 1998 APPROPRIATION:</th>
<th>$25 MILLION</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 1999 APPROPRIATION:</td>
<td>$25 MILLION</td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

The OJP Violence Against Women Grants Office (VAWGO) administers this discretionary grant program to implement, expand, and establish cooperative efforts and projects between law enforcement officers, prosecutors, victim advocacy groups, and other related parties to investigate and prosecute incidents of domestic violence and child abuse; to provide treatment and counseling to victims of domestic violence and child abuse; and to work in cooperation with the community to develop education and prevention strategies directed toward such issues.

ELIGIBILITY

States, Indian tribal governments, local governments in rural states, and other public and private entities in rural states are eligible to apply for grants. For the purposes of this program, a rural state is a state that has a population density of 52 or fewer persons per square mile or a state in which the larger county has fewer than 150,000 people, based on the decennial census of 1990 through FY 1997. Based on this definition, the following 19 states are classified as rural: AK, AZ, AR, CO, ID, IA, KS, ME, MT, NE, NV, NM, ND, OK, OR, SD, UT, VT, and WY. In the remaining states, the state may apply on behalf of one or more rural jurisdictions.

Jurisdictions that previously received grants through this program are eligible to apply for funding to enhance or continue their original projects.

APPLICATIONS AND AWARDS

VAWGO is developing a program plan and application materials for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
STOP VIOLENCE AGAINST INDIAN WOMEN DISCRETIONARY GRANTS
1994 Crime Act
Pub.L. 103-322§40121(a)(3); 42 U.S.C.§3796gg

<table>
<thead>
<tr>
<th>FY 1998 FUNDING:</th>
<th>$6.8 MILION</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 1999 FUNDING:</td>
<td>$8.27 MILION</td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

The OJP Violence Against Women Grants Office (VAWGO) administers this discretionary grant program to develop and strengthen tribal law enforcement and prosecutorial strategies to combat violent crimes against Indian women and develop and strengthen victim services in cases involving violent crimes against Indian women.

The Crime Act specifies that 4 percent of the amount appropriated each year for the STOP Violence Against Women Formula Grants be available for grants to Indian tribal governments. The total FY 1999 STOP appropriation is $206.75 million.

ELIGIBILITY/GRANTS AND AWARDS

VAWGO is developing the program plan and application materials for this program, which will include eligibility information. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
STOP VIOLENCE AGAINST WOMEN FORMULA GRANTS
1994 Crime Act
Pub.L. 103-322§40121; 42 U.S.C.§3796gg

<table>
<thead>
<tr>
<th>FY 1998 APPROPRIATION:</th>
<th>$172 MILLION</th>
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<tbody>
<tr>
<td>FY 1999 APPROPRIATION:</td>
<td>$206.75 MILLION</td>
</tr>
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</table>

GRANT PROGRAM INFORMATION

In FY 1999, Congress appropriated $206.75 million for this program. Of this amount, $23 million is designated for civil legal assistance programs for victims of domestic violence; $5.2 million will be used by the National Institute of Justice (NIJ) for research and evaluation on violence against women; $8.27 million will be awarded to Indian tribal governments; $10 million will be used for the Office of Juvenile Justice and Delinquency Prevention (OJJDP) Safe Start Program to support direct intervention and treatment of youth who are victims, witnesses or perpetrators of violent crimes; $1.19 million will be provided to the U.S. Attorney for the District of Columbia for domestic violence programs in D.C. Superior Court; and $10 million will be used to combat violence against women on college campuses. Thus, approximately $147.35 million is available for state STOP grants.

The OJP Violence Against Women Grants Office (VAWGO) administers this formula grant program to develop and strengthen law enforcement and prosecutorial strategies to combat violent crimes against women and develop and strengthen victim services in cases involving violent crimes against women.

The formula is as follows:

- 4 percent is for grants to Indian tribal governments;
- A base amount will be available to each state; and
- The remaining funds are to be distributed to each state in an amount that bears the same ratio to the amount of remaining funds as the population of the state bears to the population of all of the states (not including populations of Indian tribes).
- Each state must allocate at least 25 percent of the funds it receives to support law enforcement programs, 25 percent to prosecution programs, and 25 percent to nonprofit, nongovernmental victim services programs.
STOP Violence Against Women Formula Grants continued

ELIGIBILITY

States, territories including Guam, American Samoa, Northern Mariana Islands, Puerto Rico, U.S. Virgin Islands, and the District of Columbia, (for use by states, units of local government, and nonprofit nongovernmental victim services programs) are eligible for the formula STOP grants.

APPLICATIONS AND AWARDS

VAWGO is developing the program plan and application materials for the STOP Violence Against Women Formula Grants program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
VIOLENCE PREVENTION ON COLLEGE CAMPUSES
Omnibus Consolidated Appropriations Act for FY 1999
Pub.L. 105-277, Conference Report No. 105-825 at page 1028

<table>
<thead>
<tr>
<th>FY 1998 FUNDING:</th>
<th>$0</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 1999 FUNDING:</td>
<td>$10 MILLION</td>
</tr>
</tbody>
</table>

GRANT PROGRAM INFORMATION

In FY 1999, of the $206.75 million Congress appropriated for STOP grants to combat violence against women, $10 million is specifically designated for violence prevention on college campuses programs. The OJP Violence Against Women Grants Office (VAWGO) will administer this discretionary grant program.

ELIGIBILITY/GUIDELINES/APPLICATIONS AND AWARDS

VAWGO is developing program guidelines and application materials, which will include eligibility information for this program. The OJP FY 1999 Program Plan, with additional information, will be available early in calendar year 1999, with application materials to follow.
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