109TH CONGRESS 1ST SESSION H.R. 1704

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

IN THE HOUSE OF REPRESENTATIVES

April 19, 2005

Mr. PORTMAN (for himself, Mr. DAVIS of Illinois, Mr. COBLE, Mrs. JONES of Ohio, Mr. CHABOT, Mr. CUMMINGS, Mr. CANNON, Ms. HARRIS, Mr. TOM DAVIS of Virginia, Mr. EHLERS, Mr. GILCHREST, MS. LEE, Mr. OWENS, Mr. SHIMKUS, MS. SOLIS, Mr. WYNN, Mr. BACHUS, Mr. SHAYS, Mr. PAYNE, Mr. RUPPERSBERGER, Mr. FORD, Mrs. JOHNSON of Connecticut, Mr. WESTMORELAND, Mr. BERMAN, Mr. RANGEL, MS. WOOL-SEY, Mr. KENNEDY of Rhode Island, Ms. KAPTUR, and Ms. JACKSON-LEE of Texas) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To reauthorize the grant program of the Department of Justice for reentry of offenders into the community, to establish a task force on Federal programs and activities relating to the reentry of offenders into the community, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Second Chance Act
3 of 2005: Community Safety Through Recidivism Preven4 tion" or the "Second Chance Act of 2005".

5 SEC. 2. FINDINGS.

6 Congress finds the following:

7 (1) In 2002, 2,000,000 people were incarcer8 ated in Federal or State prisons or in local jails.
9 Nearly 650,000 people are released from incarcer10 ation to communities nationwide each year.

(2) There are over 3,200 jails throughout the
United States, the vast majority of which are operated by county governments. Each year, these jails
will release in excess of 10,000,000 people back into
the community.

16 (3) Nearly two-thirds of released State pris17 oners are expected to be rearrested for a felony or
18 serious misdemeanor within three years after re19 lease.

(4) In his 2004 State of the Union address,
President Bush correctly stated: "We know from
long experience that if [former prisoners] can't find
work, or a home, or help, they are much more likely
to commit more crimes and return to prison. . . .
America is the land of the second chance, and when

the gates of the prison open, the path ahead should
 lead to a better life."

(5) In recent years, a number of States and 3 4 local governments have begun to establish improved 5 systems for reintegrating former prisoners. Under 6 such systems, corrections officials begin to plan for 7 a prisoner's release while the prisoner is incarcerated 8 and provide a transition to needed services in the 9 community. After offenders are released, local gov-10 ernments and community agencies coordinate and 11 provide a continuation of reentry services.

(6) Faith leaders and parishioners have a long
history helping ex-offenders transform their lives.
Through prison ministries and outreach in communities, churches and faith-based organizations have
pioneered reentry services to prisoners and their
families.

18 (7) Successful reentry protects those who might
19 otherwise be crime victims. It also improves the like20 lihood that individuals released from prison or juve21 nile detention facilities can pay fines, fees, restitu22 tion, and provide family support.

23 (8) According to the Bureau of Justice Statis24 tics, expenditures on corrections alone increased
25 from \$9,000,000,000 in 1982 to \$44,000,000,000 in

1997. These figures do not include the cost of arrest
 and prosecution, nor do they take into account the
 cost to victims.

4 (9) Increased recidivism results in profound col5 lateral consequences, including public health risks,
6 homelessness, unemployment, and disenfranchise7 ment.

8 (10) The high prevalence of infectious disease, 9 substance abuse, and mental health disorders that 10 has been found in incarcerated populations demands 11 that a recovery model of treatment should be used 12 for handling the more than two-thirds of all offend-13 ers with such needs.

(11) One of the most significant costs of prisoner reentry is the impact on children, the weakened
ties among family members, and destabilized communities. The long-term generational effects of multiple family member involvement in the justice system and lack of role models presents a great risk to
children.

(12) According to the 2001 national data from
the Bureau of Justice Statistics, 3,500,000 parents
were supervised by the correctional system. Prior to
incarceration, 64 percent of female prisoners and 44

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percent of male prisoners in State facilities lived
 with their children.

3 (13) Between 1991 and 1999, the number of 4 children with a parent in a Federal or State correc-5 tional facility increased by more than 100 percent, 6 approximately 900,000 to from approximately 7 2,000,000. According to the Bureau of Prisons, 8 there is evidence to suggest that inmates who are 9 connected to their children and families are more 10 likely to avoid negative incidents and have reduced 11 sentences.

(14) Released prisoners cite family support as
the most important factor in helping them stay out
of prison. Research suggests that families are an
often underutilized resource in the reentry process.

16 (15) Approximately 100,000 juveniles (ages 17) 17 and under) leave juvenile correctional facilities, State 18 prison, or Federal prison each year. Juveniles re-19 leased from confinement still have their likely prime 20 crime years ahead of them. Juveniles released from 21 secure confinement have a recidivism rate ranging 22 from 55 to 75 percent. The chances that young peo-23 ple will successfully transition into society improve 24 with effective reentry and aftercare programs.

(16) Studies have shown that from 15 percent
 to 27 percent of prisoners expect to go to homeless
 shelters upon release from prison.

4 (17) The National Institute of Justice has
5 found that after one year of release, up to 60 per6 cent of former inmates are not employed.

7 (18) Fifty-seven percent of Federal and 70 per8 cent of State inmates used drugs regularly before
9 prison, with some estimates of involvement with
10 drugs or alcohol around the time of the offense as
11 high as 84 percent (BJS Trends in State Parole,
12 1990–2000).

(19) According to the Bureau of Justice Statistics, 60 to 83 percent of the Nation's correctional
population have used drugs at some point in their
lives. This is twice the estimated drug use of the
total United States population of 40 percent.

18 (20) Family-based treatment programs have 19 proven results for serving the special population of 20 female offenders and substance abusers with chil-21 dren. An evaluation by the Substance Abuse and 22 Mental Health Services Administration of family-23 based treatment for substance abusing mothers and 24 children found that at six months post treatment, 60 25 percent of the mothers remain alcohol and drug free,

| 1 | and drug related offenses declined from 28 to 7 per- |
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| 2 | cent. Additionally, a 2003 evaluation of residential |
| 3 | family based treatment programs revealed that 60 |
| 4 | percent of mothers remained clean and sober six |
| 5 | months after treatment, criminal arrests declined by |
| 6 | 43 percent, and 88 percent of the children treated |
| 7 | in the program with their mothers remain stabilized. |
| 8 | (21) A Bureau of Justice Statistics analysis in- |
| 9 | dicated that only 33 percent of Federal and 36 per- |
| 10 | cent of State inmates had participated in residential |
| 11 | inpatient treatment programs for alcohol and drug |
| 12 | abuse 12 months before their release. Further, over |
| 13 | one-third of all jail inmates have some physical or |
| 14 | mental disability and 25 percent of jail inmates have |
| 15 | been treated at some time for a mental or emotional |
| 16 | problem. |
| 17 | (22) According to the National Institute of Lit- |
| 18 | eracy, 70 percent of all prisoners function at the two |
| 19 | lowest literacy levels. |
| 20 | (23) The Bureau of Justice Statistics has found |
| 21 | that 27 percent of Federal inmates, 40 percent of |
| 22 | State inmates, and 47 percent of local jail inmates |
| 23 | have never completed high school or its equivalent. |
| 24 | Furthermore, the Bureau of Justice Statistics has |
| 25 | found that less educated inmates are more likely to |

be recidivists. Only 1 in 4 local jails offer basic adult
 education programs.

3 (24) Participation in State correctional edu4 cation programs lowers the likelihood of reincarcer5 ation by 29 percent, according to a recent United
6 States Department of Education study. A Federal
7 Bureau of Prisons study found a 33 percent drop in
8 recidivism among federal prisoners who participated
9 in vocational and apprenticeship training.

10SEC. 3. REAUTHORIZATION OF ADULT AND JUVENILE OF-11FENDER STATE AND LOCAL REENTRY DEM-12ONSTRATION PROJECTS.

(a) ADULT AND JUVENILE OFFENDER DEMONSTRA14 TION PROJECTS AUTHORIZED.—Section 2976 of the Om15 nibus Crime Control and Safe Streets Act of 1968 (42
16 U.S.C. 3797w) is amended in subsection (b) by striking
17 paragraphs (1) through (4) and inserting the following
18 new paragraphs:

19 "(1) establishing or improving the system or20 systems under which—

21 "(A) the correctional agency of the State
22 or local government develops and carries out
23 plans to facilitate the reentry into the commu24 nity of each offender in State or local custody;

| 1 | "(B) the supervision and services provided |
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| 2 | to offenders in State or local custody are co- |
| 3 | ordinated with the supervision and services pro- |
| 4 | vided to offenders after reentry into the com- |
| 5 | munity; |
| 6 | "(C) the efforts of various public and pri- |
| 7 | vate entities to provide supervision and services |
| 8 | to offenders after reentry into the community, |
| 9 | and to family members of such offenders, are |
| 10 | coordinated; and |
| 11 | "(D) offenders awaiting reentry into the |
| 12 | community are provided with documents (such |
| 13 | as identification papers, referrals to services, |
| 14 | medical prescriptions, job training certificates, |
| 15 | apprenticeship papers, and information on ob- |
| 16 | taining public assistance) useful in achieving a |
| 17 | successful transition from prison; |
| 18 | "(2) carrying out programs and initiatives by |
| 19 | units of local government to strengthen reentry serv- |
| 20 | ices for individuals released from local jails; |
| 21 | "(3) enabling prison mentors of offenders to re- |
| 22 | main in contact with those offenders, including |
| 23 | through the use of such technology as |
| 24 | videoconferencing, during incarceration and after re- |

| 1 | entry into the community and encouraging the in- |
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| 2 | volvement of prison mentors in the reentry process; |
| 3 | "(4) providing structured post-release housing |
| 4 | and transitional housing, including group homes for |
| 5 | recovering substance abusers, through which offend- |
| 6 | ers are provided supervision and services imme- |
| 7 | diately following reentry into the community; |
| 8 | "(5) assisting offenders in securing permanent |
| 9 | housing upon release or following a stay in transi- |
| 10 | tional housing; |
| 11 | "(6) providing continuity of health services (in- |
| 12 | cluding screening, assessment, and aftercare for |
| 13 | mental health services, substance abuse treatment |
| 14 | and aftercare, and treatment for contagious dis- |
| 15 | eases) to offenders in custody and after reentry into |
| 16 | the community; |
| 17 | "(7) providing offenders with education, job |
| 18 | training, English as a second language programs, |
| 19 | work experience programs, self-respect and life skills |

work experience programs, self-respect and life skills
training, and other skills useful in achieving a successful transition from prison;

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

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| 1 | "(A) promote, where appropriate, the em- |
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| 2 | ployment of people released from prison and |
| 3 | jail, through efforts such as educating employ- |
| 4 | ers about existing financial incentives and facili- |
| 5 | tate the creation of job opportunities, including |
| 6 | transitional jobs, for this population that will |
| 7 | benefit communities; |
| 8 | "(B) connect inmates to employment, in- |
| 9 | cluding supportive employment and employment |
| 10 | services, before their release to the community |
| 11 | and identify labor market needs to ensure edu- |
| 12 | cation and training are appropriate; and |
| 13 | "(C) addressing barriers to employment, |
| 14 | including licensing; |
| 15 | "(9) providing literacy and educational service |
| 16 | for offenders; |
| 17 | ((10) systems under which family members of |
| 18 | offenders are involved in facilitating the successful |
| 19 | reentry of those offenders into the community, in- |
| 20 | cluding removing obstacles to the maintenance of |
| 21 | family relationships while the offender is in custody, |
| 22 | strengthening the family's capacity to function as a |
| 23 | stable living situation during reentry where appro- |
| 24 | priate, and involving family members in the planning |
| 25 | and implementation of the reentry process; |

1 "(11) programs under which victims are in-2 cluded, on a voluntary basis, in the reentry process; 3 "(12) programs that facilitate visitation and 4 maintenance of family relationships with respect to 5 offenders in custody by addressing obstacles such as 6 travel, telephone costs, mail restrictions, and restric-7 tive visitation policies; "(13) identifying and addressing barriers to col-8 9 laborating with child welfare agencies in the provi-10 sion of services jointly to offenders in custody and 11 to the children of such offenders; 12 "(14) carrying out programs that support children of incarcerated parents, including those in fos-13 14 ter care and those cared for by grandparents or 15 other relatives, commonly referred to as kinship 16 care, including mentoring children of prisoners pro-17 grams; 18 "(15) carrying out programs for the entire fam-19 ily unit, including the coordination of service delivery 20 across agencies; "(16) implementing programs in correctional 21 22 agencies to include the collection of information re-23 garding any dependent children of an incarcerated 24 person as part of intake procedures, including the

number of children, age, and location or jurisdiction,

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and connect identified children with services as ap propriate and needed;
 "(17) creating, developing, or enhancing pris oner and family assessments curricula, policies, pro-

cedures, or programs (including mentoring programs) to help prisoners with a history or identified
risk of domestic violence, dating violence, sexual assault, or stalking;

9 "(18) developing programs and activities that 10 support parent-child relationships as appropriate to 11 the health and wellbeing of the child, including the 12 use of technology.

13 "(19) expanding family-based treatment (which 14 consists of programs that provide evidence-based 15 treatment services in tandem with other human serv-16 ices to parents and children as a unit) centers that 17 offer family-based comprehensive treatment services 18 for parents and their children as a complete family 19 unit;

20 "(20) conducting studies to determine who is
21 returning to prison or jail and which of those return22 ing prisoners represent the greatest risk to commu23 nity safety;

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| 1 | "(21) developing or adopting procedures to en- |
| 2 | sure that dangerous felons are not released from |
| 3 | prison prematurely; |
| 4 | ((22) developing and implementing procedures |
| 5 | to assist relevant authorities in determining when re- |
| 6 | lease is appropriate and in the use of data to inform |
| 7 | the release decision; |
| 8 | ((23) developing and implementing procedures |
| 9 | to identify efficiently and effectively those violators |
| 10 | of probation or parole who should be returned to |
| 11 | prison; |
| 12 | "(24) utilizing validated assessment tools to as- |
| 13 | sess the risk factors of returning inmates and |
| 14 | prioritizing services based on risk; |
| 15 | ((25)) facilitating and encouraging timely and |
| 16 | complete payment of restitution and fines by ex-of- |
| 17 | fenders to victims and the community; |
| 18 | ((26) establishing or expanding the use of re- |
| 19 | entry courts to— |
| 20 | "(A) monitor offenders returning to the |
| 21 | community; |
| 22 | "(B) provide returning offenders with— |
| 23 | "(i) drug and alcohol testing and |
| 24 | treatment; and |

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| 1 | "(ii) mental and medical health as- |
| 2 | sessment and services; |
| 3 | "(C) facilitate restorative justice practices |
| 4 | and convene family or community impact pan- |
| 5 | els, family impact educational classes, victim |
| 6 | impact panels, or victim impact educational |
| 7 | classes; |
| 8 | "(D) provide and coordinate the delivery of |
| 9 | other community services to offenders, includ- |
| 10 | ing— |
| 11 | "(i) housing assistance; |
| 12 | "(ii) education; |
| 13 | "(iii) employment training; |
| 14 | "(iv) children and family support; |
| 15 | "(v) conflict resolution skills training; |
| 16 | "(vi) family violence intervention pro- |
| 17 | grams; |
| 18 | "(vii) other appropriate social serv- |
| 19 | ices; and |
| 20 | "(viii) culturally and linguistically |
| 21 | competent services where appropriate; and |
| 22 | "(E) establish and implement graduated |
| 23 | sanctions and incentives; |
| 24 | "(27) providing technology and other tools to |
| 25 | advance post release supervision; and |
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"(28) studying and improving the collection of
 data with respect to, individuals whose supervised
 release is revoked and which such individuals rep resent the greatest risk to community safety.".

5 (b) JUVENILE OFFENDER DEMONSTRATION 6 PROJECTS REAUTHORIZED.—Such section is further 7 amended in subsection (c) by striking "may be expended 8 for" and all that follows through the period at the end 9 and inserting "may be expended for any activity referred 10 to in subsection (b).".

11 (c) APPLICATIONS; PRIORITIES; PERFORMANCE
12 MEASUREMENTS.—Such section is further amended—

13 (1) by redesignating subsection (h) as sub-14 section (o); and

15 (2) by striking subsections (d) through (g) and16 inserting the following new subsections:

17 "(d) APPLICATIONS.—A State, unit of local govern18 ment, territory, or Indian tribe, or combination thereof de19 siring a grant under this section shall submit an applica20 tion to the Attorney General that—

"(1) contains a reentry strategic plan, which
describes the long-term strategy, and a detailed implementation schedule, including the jurisdiction's
plans to pay for the program after the Federal funding is discontinued;

| 1 | "(2) identifies the local government role and |
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| 2 | the role of governmental agencies and nonprofit or- |
| 3 | ganizations that will be coordinated by, and collabo- |
| 4 | rate on, the applicant's prisoner reentry strategy |
| 5 | and certifies their involvement; and |
| 6 | "(3) describes the methodology and outcome |
| 7 | measures that will be used in evaluating the pro- |
| 8 | gram. |
| 9 | "(e) Priority Consideration.—The Attorney Gen- |
| 10 | eral shall give priority to grant applications that best— |
| 11 | "(1) focus initiative on geographic areas with a |
| 12 | high population of ex-offenders; |
| 13 | "(2) include partnerships with nonprofit organi- |
| 14 | zations; |
| 15 | "(3) provide consultations with crime victims |
| 16 | and former incarcerated prisoners and their families; |
| 17 | "(4) review the process by which the State and |
| 18 | local governments adjudicates violations of parole or |
| 19 | probation or supervised release and consider reforms |
| 20 | to maximize the use of graduated, community-based |
| 21 | sanctions for minor and technical violations of parole |
| 22 | or supervised release; |
| 23 | "(5) establish pre-release planning procedures |
| 24 | for prisoners to ensure that a prisoner's eligibility |
| 25 | for Federal or State benefits (including Medicaid, |

| 1 | Medicare, Social Security, and Veterans benefits) |
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| 2 | upon release is established prior to release, subject |
| 3 | to any limitations in law, and to ensure that pris- |
| 4 | oners are provided with referrals to appropriate so- |
| 5 | cial and health services or are linked to appropriate |
| 6 | nonprofit organizations; and |
| 7 | "(6) target high-risk offenders for reentry pro- |
| 8 | grams through validated assessment tools. |
| 9 | "(f) Requirements.—The Attorney General may |
| 10 | make a grant to an applicant only if the application— |
| 11 | "(1) reflects explicit support of the chief execu- |
| 12 | tive officer of the State or unit of local government, |
| 13 | territory, or Indian tribe applying for a grant under |
| 14 | this section; |
| 15 | "(2) provides extensive discussion of the role of |
| 16 | State corrections departments, community correc- |
| 17 | tions agencies, juvenile justice systems, or local jail |
| 18 | systems in ensuring successful reentry of ex-offend- |
| 19 | ers into their communities; |
| 20 | "(3) provides extensive evidence of collaboration |
| 21 | with State and local government agencies overseeing |
| 22 | health, housing, child welfare, education, substance |
| 23 | abuse, and employment services, and local law en- |
| 24 | forcement; |

"(4) provides a plan for analysis of existing
 State, local, territorial, and tribal statutory, regu latory, rules-based, and practice-based hurdles to a
 prisoner's reintegration into the community that—

5 "(A) takes particular note of and makes 6 recommendations with respect to laws, regula-7 tions, rules, and practices that: disqualify 8 former prisoners from obtaining professional li-9 censes or other requirements necessary for cer-10 tain types of employment, and that hinder full 11 civic participation; and

"(B) identifies and makes recommenda-12 13 tions with respect to those laws, regulations, 14 rules, or practices that are not directly con-15 nected to the crime committed and the risk that 16 the ex-offender presents to the community; and 17 "(5) includes the use of a State, tribal, terri-18 torial, or local task force to carry out the activities 19 funded under the grant.

20 "(g) USES OF GRANT FUNDS.—

21 "(1) FEDERAL SHARE.—The Federal share of a
22 grant received under this section may not exceed 75
23 percent of the project funded under the grant, unless
24 the Attorney General—

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| "(A) waives, in whole or in part, the re- |
| quirement of this paragraph; and |
| "(B) publicly delineates the rationale for |
| the waiver. |
| "(2) SUPPLEMENT NOT SUPPLANT.—Federal |
| funds received under this section shall be used to |
| supplement, not supplant, non-Federal funds that |
| would otherwise be available for the activities funded |
| under this section. |
| "(h) REENTRY STRATEGIC PLAN.— |
| "(1) As a condition of receiving financial assist- |
| ance under this section, each applicant shall develop |
| a comprehensive strategic reentry plan that contains |
| measurable annual and 5- to 10-year performance |
| outcomes. The plan shall have as a goal to reduce |
| the rate of recidivism of incarcerated persons served |
| with funds from this section within the State by 50 |
| percent over a period of 10 years. |
| "(2) In developing reentry plans under this sub- |
| section, applicants shall coordinate with communities |
| and stakeholders, including the fields of public safe- |
| ty, corrections, housing, health, education, substance |
| abuse, children and families, employment, business |
| and members of nonprofit organizations that provide |
| reentry services. |
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"(3) Each reentry plan developed under this
 subsection shall measure the applicant's progress to ward increasing public safety by reducing rates of
 recidivism and enabling released offenders to transi tion successfully back into their communities.

6 "(i) REENTRY TASK FORCE.—As a condition of re-7 ceiving financial assistance under this section, each State, 8 territory, tribal, or local government receiving a grant 9 shall establish or use a Reentry Task Force or other rel-10 evant convening authority to examine ways to pool existing resources and funding streams to promote lower recidi-11 12 vism rates for returning prisoners and to minimize the harmful effects of incarceration on families and commu-13 nities by collecting data and best practices in offender re-14 15 entry from demonstration grantees and other agencies and organizations. The task force or other authority shall be 16 17 comprised of relevant State, tribal, territorial, or local leaders, agencies, service providers, nonprofit organiza-18 tions, or stakeholders. Include a public participating com-19 ponent in the task force. If a task force or similar entity 20 21 already exists, use that body to work on the above tasks.

22 "(j) Strategic Performance Outcomes.—

23 "(1) Each applicant shall identify specific per24 formance outcomes related to the long-term goals of
25 increasing public safety and reducing recidivism.

| 1 | "(2) The performance outcomes identified |
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| 2 | under paragraph (1) shall include, with respect to |
| 3 | offenders released back into the community— |
| 4 | "(A) recommitment rates; |
| 5 | "(B) reduction in crime; |
| 6 | "(C) employment and education; |
| 7 | "(D) violations of conditions of supervised |
| 8 | release; |
| 9 | "(E) child support; |
| 10 | "(F) housing; |
| 11 | "(G) drug and alcohol abuse; and |
| 12 | "(H) participation in mental health serv- |
| 13 | ices. |
| 14 | "(3) States may also report on other activities |
| 15 | that increase the success rates of offenders who |
| 16 | transition from prison, such as programs that foster |
| 17 | effective risk management and treatment program- |
| 18 | ming, offender accountability, and community and |
| 19 | victim participation. |
| 20 | "(4) Applicants should coordinate with commu- |
| 21 | nities and stakeholders about the selection of per- |
| 22 | formance outcomes identified by the applicants and |
| 23 | with the Department of Justice for assistance with |
| 24 | data collection and measurement activities. |

| 1 | "(5) Each grantee shall submit an annual re- |
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| 2 | port to the Department of Justice that— |
| 3 | "(A) identifies the grantee's progress to- |
| 4 | ward achieving its strategic performance out- |
| 5 | comes; and |
| 6 | "(B) describes other activities conducted |
| 7 | by the grantee to increase the success rates of |
| 8 | the reentry population. |
| 9 | "(k) Performance Measurement.— |
| 10 | "(1) The Department of Justice shall, in con- |
| 11 | sultation with the States— |
| 12 | "(A) identify primary and secondary |
| 13 | sources of information to support the measure- |
| 14 | ment of the performance indicators identified |
| 15 | under this section; |
| 16 | "(B) identify sources and methods of data |
| 17 | collection in support of performance measure- |
| 18 | ment required under this section; |
| 19 | "(C) provide to all grantees technical as- |
| 20 | sistance and training on performance measures |
| 21 | and data collection for purposes of this section; |
| 22 | and |
| 23 | "(D) coordinate with the Substance Abuse |
| 24 | and Mental Health Services Administration on |
| 25 | strategic performance outcome measures and |

| 1 | data collection for purposes of this section relat- |
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| 2 | ing to substance abuse and mental health. |
| 3 | "(2) The Department of Justice shall coordi- |
| 4 | nate with other Federal agencies to identify national |
| 5 | sources of information to support State performance |
| 6 | measurement. |
| 7 | "(1) FUTURE ELIGIBILITY.—To be eligible to receive |
| 8 | a grant under this section for fiscal years after the first |
| 9 | receipt of such a grant, a State shall submit to the Attor- |
| 10 | ney General such information as is necessary to dem- |
| 11 | onstrate that— |
| 12 | "(1) the State has adopted a reentry plan that |
| 13 | reflects input from nonprofit organizations; |
| 14 | "(2) the State's reentry plan includes perform- |
| 15 | ance measures to assess the State's progress toward |
| 16 | increasing public safety by reducing by 10 percent |
| 17 | over the 2-year period the rate at which individuals |
| 18 | released from prison who participate in the reentry |
| 19 | system supported by Federal funds are recommitted |
| 20 | to prison; and |
| 21 | "(3) the State will coordinate with the Depart- |
| 22 | ment of Justice, nonprofit organizations, and other |
| • • | |

ment of Justice, nonprofit organizations, and other
experts regarding the selection and implementation
of the performance measures described in subsection
(k).

"(m) NATIONAL ADULT AND JUVENILE OFFENDER
 REENTRY RESOURCE CENTER.—

3 "(1) The Attorney General may, using amounts
4 made available to carry out this subsection, make a
5 grant to an eligible organization to provide for the
6 establishment of a National Adult and Juvenile Of7 fender Reentry Resource Center.

"(2) An organization eligible for the grant 8 9 under paragraph (1) is any national nonprofit orga-10 nization approved by the Federal task force estab-11 lished under the Second Chance Act of 2005 that 12 represents, provides technical assistance and train-13 ing to, and has special expertise and broad, national-14 level experience in offender reentry programs, train-15 ing, and research.

"(3) The organization receiving the grant shall
establish a National Adult and Juvenile Offender
Reentry Resource Center to—

"(A) provide education, training, and technical assistance for States, local governments,
service providers, nonprofit organizations, and
corrections institutions;

23 "(B) collect data and best practices in of24 fender reentry from demonstration grantees and
25 others agencies and organizations;

| 1 | "(C) develop and disseminate evaluation |
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| 2 | tools, mechanisms, and measures to better as- |
| 3 | sess and document coalition performance meas- |
| 4 | ures and outcomes; |
| 5 | "(D) disseminate knowledge to States and |
| 6 | other relevant entities about best practices, pol- |
| 7 | icy standards, and research findings; |
| 8 | "(E) develop and implement procedures to |
| 9 | assist relevant authorities in determining when |
| 10 | release is appropriate and in the use of data to |
| 11 | inform the release decision; |
| 12 | "(F) develop and implement procedures to |
| 13 | identify efficiently and effectively those violators |
| 14 | of probation or parole who should be returned |
| 15 | to prison and those who should receive other |
| 16 | penalties based on defined, graduated sanctions; |
| 17 | "(G) collaborate with the Federal task |
| 18 | force established under the Second Chance Act |
| 19 | of 2005 and the Federal Resource Center for |
| 20 | Children of Prisoners; |
| 21 | "(H) develop a national research agenda; |
| 22 | and |
| 23 | "(I) bridge the gap between research and |
| 24 | practice by translating knowledge from research |
| 25 | into practical information. |

26

"(4) Of amounts made available to carry out
 this section, not more than 4 percent shall be avail able to carry out this subsection.

"(n) FEDERAL RESOURCE CENTER FOR CHILDREN 4 5 OF PRISONERS.—There are authorized to be appropriated for each of fiscal years 2006 and 2007, such sums as may 6 7 be necessary for the continuing activities of the Federal 8 Resource Center for Children of Prisoners, including re-9 view of policies and practices of State and Federal correc-10 tions to support parent-child relationships. Funds shall be transmitted to the Secretary of Health and Human Serv-11 ices to work in collaboration with the Department of Jus-12 13 tice for program administration.

14 "(o) ADMINISTRATION.—Of amounts made available
15 to carry out this section, not more than 2 percent shall
16 be available for administrative expenses in carrying out
17 this section.".

(d) AUTHORIZATION OF APPROPRIATIONS.—Such
section is further amended in paragraph (1) of subsection
(o) (as redesignated by subsection (c)) by striking "and
\$16,000,000 for fiscal year 2005" and inserting
"\$40,000,000 for fiscal year 2006, and \$40,000,000 for
fiscal year 2007".

1 SEC. 4. TASK FORCE ON FEDERAL PROGRAMS AND ACTIVI-2 TIES RELATING TO REENTRY OF OFFENDERS.

3 (a) TASK FORCE REQUIRED.—The Attorney General, in consultation with the Secretary of Housing and Urban 4 5 Development, the Secretary of Labor, the Secretary of Education, the Secretary of Health and Human Services, 6 7 the Secretary of Veterans Affairs, the Secretary of Agri-8 culture, and the heads of such other elements of the Fed-9 eral Government as the Attorney General considers appro-10 priate, and in collaboration with stakeholders, service pro-11 viders, nonprofit organizations, States, and local govern-12 ments, shall establish an interagency task force on Federal 13 programs and activities relating to the reentry of offenders into the community. 14

(b) DUTIES.—The task force required by subsection(a) shall—

(1) identify such programs and activities that
may be resulting in overlapping or duplication of
services, the scope of such overlapping or duplication, and the relationship of such overlapping and
duplication to public safety, public health, and effectiveness and efficiency;

23 (2) identify methods to improve collaboration24 and coordination of such programs and activities;

25 (3) identify areas of responsibility in which improved collaboration and coordination of such pro•HR 1704 IH

| 1 | grams and activities would result in increased effec- |
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| 2 | tiveness or efficiency; |
| 3 | (4) develop innovative interagency or intergov- |
| 4 | ernmental programs, activities, or procedures that |
| 5 | would improve outcomes of reentering offenders and |
| 6 | children of offenders; |
| 7 | (5) develop methods for increasing regular com- |
| 8 | munication that would increase interagency program |
| 9 | effectiveness; |
| 10 | (6) identify areas of research that can be co- |
| 11 | ordinated across agencies with an emphasis on ap- |
| 12 | plying science-based practices to support, treatment, |
| 13 | and intervention programs for reentering offenders; |
| 14 | (7) identify funding areas that should be co- |
| 15 | ordinated across agencies and any gaps in funding; |
| 16 | and |
| 17 | (8) in collaboration with the National Adult and |
| 18 | Juvenile Offender Reentry Resources Center identify |
| 19 | successful programs currently operating and collect |
| 20 | best practices in offender reentry from demonstra- |
| 21 | tion grantees and other agencies and organizations, |
| 22 | determine the extent to which such programs and |
| 23 | practices can be replicated, and make information on |
| 24 | such programs and practices available to States, lo- |
| 25 | calities, nonprofit organizations, and others. |
| | |

| 1 | (c) REPORT.—Not later than 1 year after the date |
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| 2 | of the enactment of this Act, the task force required by |
| 3 | subsection (a) shall submit a report, including rec- |
| 4 | ommendations, to Congress on barriers to reentry. The re- |
| 5 | port shall identify Federal and other barriers to successful |
| 6 | reentry of offenders into the community and analyze the |
| 7 | effects of such barriers on offenders and on children and |
| 8 | other family members of offenders, including— |
| 9 | (1) admissions and evictions from Federal hous- |
| 10 | ing programs; |
| 11 | (2) child support obligations and procedures; |
| 12 | (3) Social Security benefits, Veterans benefits, |
| 13 | food stamps, and other forms of Federal public as- |
| 14 | sistance; |
| 15 | (4) Medicaid and Medicare procedures, require- |
| 16 | ments, regulations, and guidelines; |
| 17 | (5) education programs, financial assistance, |
| 18 | and full civic participation; |
| 19 | (6) TANF program funding criteria and other |
| 20 | welfare benefits; |
| 21 | (7) employment; |
| 22 | (8) reentry procedures, case planning, and tran- |
| 23 | sitions of persons from the custody of the Federal |
| 24 | Bureau of Prisons to a Federal parole or probation |
| 25 | program or community corrections; |

(9) laws, regulations, rules, and practices that
 may require a parolee to return to the same county
 that they were living in before their arrest and
 therefore prevent offenders from changing their set ting upon release; and

6 (10) trying to establish pre-release planning 7 procedures for prisoners to ensure that a prisoner's 8 eligibility for Federal or State benefits (including 9 Medicaid, Medicare, Social Security and Veterans 10 benefits) upon release is established prior to release, 11 subject to any limitations in law; and to ensure that 12 prisoners are provided with referrals to appropriate 13 social and health services or are linked to appro-14 priate nonprofit organizations.

(d) ANNUAL REPORTS.—On an annual basis, the
task force required by subsection (a) shall submit to Congress a report on the activities of the task force, including
specific recommendations of the task force on matters referred to in subsection (b).

20 SEC. 5. OFFENDER REENTRY RESEARCH.

(a) NATIONAL INSTITUTE OF JUSTICE.—From
amounts made available to carry out this Act, the National
Institute of Justice may conduct research on offender reentry, including—

| 1 | (1) a study identifying the number and charac- |
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| 2 | teristics of children who have had a parent incarcer- |
| 3 | ated and the likelihood of these minors becoming in- |
| 4 | volved in the criminal justice system some time in |
| 5 | their lifetime; |
| 6 | (2) a study identifying a mechanism to compare |
| 7 | rates of recidivism (including re-arrest, violations of |
| 8 | parole and probation, and re-incarceration) among |
| 9 | States; and |
| 10 | (3) a study on the population of individuals re- |
| 11 | leased from custody who do not engage in recidivism |
| 12 | and the characteristics (housing, employment, treat- |
| 13 | ment, family connection) of that population. |
| 14 | (b) BUREAU OF JUSTICE STATISTICS.—From |
| 15 | amounts made available to carry out this Act, the Bureau |
| 16 | of Justice Statistics may conduct research on offender re- |
| 17 | entry, including— |
| 18 | (1) an analysis of special populations, including |
| 19 | prisoners with mental illness or substance abuse dis- |
| 20 | orders, female offenders, juvenile offenders, limited |
| 21 | English proficiency, and the elderly, that present |
| 22 | unique reentry challenges; |
| 23 | (2) studies to determine who is returning to |
| 24 | prison or jail and which of those returning prisoners |
| 25 | represent the greatest risk to community safety; |

| (3) annual reports on the profile of the popu- |
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| lation coming out of prisons, jails, and juvenile jus- |
| tice facilities; |
| (4) a national recidivism study every three |
| years; and |
| (5) a study of parole violations and revocations. |
| SEC. 6. CHILDREN OF INCARCERATED PARENTS AND FAMI- |
| LIES. |
| The Secretary of Health and Human Services may— |
| (1) review, and make available to States a re- |
| port on any recommendations regarding, the role of |
| State child protective services at the time of the ar- |
| rest of a person; and |
| (2) by regulation, establish such services as the |
| Secretary determines necessary for the preservation |
| of families that have been impacted by the incarcer- |
| ation of a family member. |
| SEC. 7. ENCOURAGEMENT OF EMPLOYMENT OF FORMER |
| PRISONERS. |
| The Secretary of Labor shall take such steps as are |
| necessary to implement a program, including but not lim- |
| ited to the Employment and Training Administration, to |
| educate employers about one-stop centers, existing incen- |
| tives, including the Federal bonding program, for the hir- |
| |

ing of former Federal, State, or county prisoners and tax
 credits.

3 SEC. 8. CLARIFICATION OF AUTHORITY TO PLACE PRIS4 ONER IN COMMUNITY CORRECTIONS.

5 (a) PLACE OF IMPRISONMENT.—Section 3621 of title
6 18, United States Code, is amended—

7 (1) by redesignating subsections (c) through (e)
8 as subsections (d) through (f), respectively; and

9 (2) by inserting after subsection (b) the fol-10 lowing new subsection (c):

11 "(c) COMMUNITY CORRECTION FACILITIES.—For 12 purposes of designations made under this section, the 13 terms 'place of the prisoner's imprisonment' and 'available 14 penal or correctional facility' do not include a community 15 corrections center, community treatment center, 'halfway 16 house,' or similar facility that does not confine residents 17 in the manner of a prison or jail.".

18 (b) PRE-RELEASE CUSTODY.—Section 3624(c) of19 title 18, United States Code, is amended—

(1) by striking "a reasonable part, not to exceed 6 months, of the last 10 per centum of the
term to be served" and inserting "a reasonable part
of the last 20 percent of the term to be served, not
to exceed 6 months"; and

| 1 | (2) by inserting after "home confinement" the |
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| 2 | following: "for the last 20 percent of the term to be |
| 3 | served, not to exceed 12 months". |
| 4 | SEC. 9. USE OF VIOLENT OFFENDER TRUTH-IN-SEN- |
| 5 | TENCING GRANT FUNDING FOR DEMONSTRA- |
| 6 | TION PROJECT ACTIVITIES. |
| 7 | Section 20102(a) of the Violent Crime Control and |
| 8 | Law Enforcement Act of 1994 (42 U.S.C. 13702(a)) is |
| 9 | amended— |
| 10 | (1) in paragraph (2) by striking "and" at the |
| 11 | end; |
| 12 | (2) in paragraph (3) by striking the period at |
| 13 | the end and inserting "; and"; and |
| 14 | (3) by adding at the end the following new |
| 15 | paragraph: |
| 16 | "(4) to carry out any activity referred to in sec- |
| 17 | tion 2976(b) of the Omnibus Crime Control and |
| 18 | Safe Streets Act of 1968 (42 U.S.C. 3797w(b)).". |
| 19 | SEC. 10. IMPROVEMENT OF THE RESIDENTIAL SUBSTANCE |
| 20 | ABUSE TREATMENT FOR STATE PRISONERS |
| 21 | PROGRAM. |
| 22 | (a) Definition.—Section 1902 of the Omnibus |
| 23 | Crime Control and Safe Streets Act of 1968 (42 U.S.C. |
| 24 | 3796 ff-1) is amended by redesignating subsections (c) |
| 25 | through (f) as subsections (d) through (g), respectively, |

1 and by inserting after subsection (b) the following new2 subsection:

3 "(c) RESIDENTIAL SUBSTANCE ABUSE TREAT-4 MENT.—The term 'residential substance abuse treatment' 5 means a course of individual and group activities and 6 treatment, lasting at least 6 months, in residential treat-7 ment facilities set apart from the general prison popu-8 lation.".

9 (b) REQUIREMENT FOR AFTER CARE COMPONENT.—
10 Section 1902 of such Act is further amended in subsection
11 (d) (as redesignated by subsection (a)) is amended—

(1) in the subsection heading, by striking "ELIGIBILITY FOR PREFERENCE WITH AFTER CARE
COMPONENT" and inserting "REQUIREMENT FOR
AFTER CARE COMPONENT";

16 (2) by amending paragraph (1) to read as fol-17 lows:

"(1) To be eligible for funding under this part,
a State must ensure that individuals who participate
in the substance abuse treatment program established or implemented with assistance provided
under this part will be provided with aftercare services."; and

24 (3) by adding at the end the following new25 paragraph:

"(4) Aftercare services required by this sub-1 2 section shall be funded by the funding provided in 3 this part.".

4 SEC. 11. RESIDENTIAL DRUG ABUSE PROGRAM IN FEDERAL 5

PRISONS.

6 Section 3621(e)(5)(A) of title 18, United States 7 Code, is amended by striking "means a course of" and 8 all that follows through the semicolon at the end and inserting the following: "means a course of individual and 9 10 group activities and treatment, lasting at least 6 months, in residential treatment facilities set apart from the gen-11 12 eral prison population;".

SEC. 12. TECHNICAL AMENDMENT TO DRUG-FREE STU-13 14 DENT LOANS PROVISION TO ENSURE THAT IT 15 APPLIES ONLY TO OFFENSES COMMITTED 16 WHILE RECEIVING FEDERAL AID.

17 Section 484(r)(1) of the Higher Education Act of 1965 (20 U.S.C. 1091(r)(1)) is amended by striking "A 18 student" and all that follows through "table:" and insert-19 ing the following: "A student who is convicted of any of-20 21 fense under any Federal or State law involving the posses-22 sion or sale of a controlled substance for conduct that oc-23 curred during a period of enrollment for which the student 24 was receiving any grant, loan, or work assistance under 25 this title shall not be eligible to receive any grant, loan,

or work assistance under this title from the date of that
 conviction for the period of time specified in the following
 table:".

4 SEC. 13. MENTORING GRANTS TO NONPROFIT ORGANIZA5 TIONS.

6 (a) AUTHORITY TO MAKE GRANTS.—From amounts 7 made available to carry out this section, the Attorney Gen-8 eral in collaboration with the Department of Labor shall 9 make grants to nonprofit organizations for the purpose of 10 providing mentoring and other transitional services essen-11 tial to reintegrating ex-offenders.

12 (b) USE OF FUNDS.—Funds for the mentoring13 grants may be expended for—

(1) mentoring of adult and juvenile offenders
during incarceration, through transition back to the
community and post release; and

17 (2) transitional services to assist in the re-18 integration of ex-offenders into the community.

(c) APPLICATION.—To apply for a grant under this
section, a nonprofit organization shall submit an application to the Attorney General based on criteria developed
by the Attorney General in consultation with the Secretary
of Labor and the Secretary of Housing and Urban Development.

(d) STRATEGIC PERFORMANCE OUTCOMES.—The At torney General shall require each applicant to identify spe cific performance outcomes related to the long-term goal
 of stabilizing communities by reducing recidivism and re integrating ex-offenders into society.

6 (e) AUTHORIZATION OF APPROPRIATIONS.—There
7 are authorized to be appropriated to carry out this section
8 \$15,000,000 for each of fiscal years 2006 and 2007.

9 SEC. 14. CARLIE'S LAW.

(a) PROBATION.—Section 3565(b) of title 18, United
States Code, is amended—

12 (1) by striking "or" at the end of paragraph13 (3); and

14 (2) by inserting after paragraph (4) the fol-15 lowing:

"(5) commits a crime of violence against, or an
offense that consists of or is intended to facilitate
unlawful sexual contact (as defined in section 2246)
with, a person who has not attained the age of 16
years;".

(b) SUPERVISED RELEASE.—Section 3583(g) of title
18, United States Code, is amended—

(1) by striking "or" at the end of paragraph(3); and

(2) by inserting after paragraph (4) the fol lowing:

3 "(5) commits a crime of violence against, or an
4 offense that consists of or is intended to facilitate
5 unlawful sexual contact (as defined in section 2246)
6 with, a person who has not attained the age of 16
7 years;".

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