

their attorneys and advocates in using expert testimony in appropriate cases.

I am pleased to approve this legislation and to commend its sponsor and cosponsors for taking this important step in combatting violence against women.

GEORGE BUSH

The White House,  
October 27, 1992.

*Note: H.R. 1252, approved October 27, was assigned Public Law No. 102-527.*

## Statement on Signing Legislation on Child Custody Litigation October 27, 1992

Today I am signing into law H.R. 1253, a bill that provides for research and training materials to assist State courts in child custody litigation involving domestic violence.

Domestic violence is a serious problem in our Nation. Each year more than 3 million women are the victims of domestic violence. Much of this violence is witnessed by children, often with devastating and far-reaching emotional and psychological consequences.

Many battered women eventually divorce their husbands. But spousal abuse does not always end with divorce. In fact, the abuse can become worse, especially in connection with child custody litigation.

H.R. 1253 takes an important step in addressing this problem. The bill authorizes the funding of up to five projects to investigate and carry out research regarding State judicial decisions in child custody cases that

involve domestic violence. The legislation also authorizes the development and dissemination of training materials to assist State courts in formulating appropriate responses in such cases.

This legislation will help send a strong message about our commitment both to combatting domestic violence and to ensuring that the children of battered women are raised in safe, loving, and nonabusive environments. I am pleased to sign H.R. 1253 and commend its sponsor and cosponsors for their foresight and concern.

GEORGE BUSH

The White House,  
October 27, 1992.

*Note: H.R. 1253, approved October 27, was assigned Public Law No. 102-528.*

## Statement on Signing the Preventive Health Amendments of 1992 October 27, 1992

Today I am signing into law H.R. 3635, the "Preventive Health Amendments of 1992." The primary purpose of this legislation is to authorize appropriations for, and make amendments to, the Preventive Health and Health Services Block Grant (Prevention Block Grant) administered by the Department of Health and Human Services (HHS).

My Administration is committed to the importance of preventive health services.

Support of prevention programs is a sound investment in our future. H.R. 3635 authorizes programs that will provide States with funding needed to target their prevention efforts as effectively as possible toward reducing some of the Nation's most pressing health problems.

H.R. 3635 will authorize appropriations through fiscal year 1997 for the Prevention Block Grant. This block grant is important for funding activities intended to achieve

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the national health objectives for the year 2000. The Prevention Block Grant represents an effective means of financing activities designed to reduce the burden of disease and premature death in this country.

This legislation will also continue HHS programs to prevent lead poisoning in children. Lead poisoning is the most common and societally devastating environmental disease of young children. This program enables us to identify children who have lead levels in their blood high enough to impair

their health and to refer them to the help they need.

I am gratified to see health legislation that focuses on prevention. I applaud the cooperative effort that made it possible.

GEORGE BUSH

The White House,  
October 27, 1992.

*Note: H.R. 3635, approved October 27, was assigned Public Law No. 102-531.*

## Statement on Signing the Telecommunications Authorization Act of 1992

October 27, 1992

Today I am signing into law H.R. 6180, the "Telecommunications Authorization Act of 1992." The Act codifies authorities of the National Telecommunications and Information Administration (NTIA) in the Department of Commerce. The Act reflects the importance to the Nation of the development of sound telecommunications and information policies.

In addition to codifying these authorities, however, the Act contains some problematic and unnecessary provisions. I have instructed the Secretary of Commerce to work with the next Congress to amend or delete these troublesome provisions. Among the provisions that are unnecessary or disruptive to the efficient Federal management of telecommunications policy are the following:

- Section 105(d), which restricts the Secretary of Commerce from reassigning any NTIA function without first reporting to specified congressional committees and waiting for 90 legislative days. This section undermines the Secretary's

ability to manage the Department effectively.

- Section 104, which will unnecessarily micromanage NTIA's responsibility for Federal use of the radio frequency spectrum by detailing specific requirements for public participation. NTIA is already meeting the laudable goal of increasing public participation in these activities.

The Act also contains provisions specifying responsibilities for the Department of Commerce in providing advice on telecommunications policies. These will be interpreted in a way that does not restrict my authority to supervise the executive branch.

GEORGE BUSH

The White House,  
October 27, 1992.

*Note: H.R. 6180, approved October 27, was assigned Public Law No. 102-538.*