^{106TH CONGRESS} ^{2D SESSION} S. 2055

To establish the Katie Poirier Abduction Emergency Fund, and for other purposes.

IN THE SENATE OF THE UNITED STATES

February 10, 2000

Mr. WELLSTONE introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To establish the Katie Poirier Abduction Emergency Fund, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as "Katie's Law".

5 SEC. 2. KATIE POIRIER ABDUCTION EMERGENCY FUND.

6 (a) ESTABLISHMENT OF ABDUCTION EMERGENCY 7 FUND.—Not later than 90 days after the date of enact-8 ment of this Act, the Attorney General shall establish the 9 Katie Poirier Abduction Emergency Fund (referred to in 10 this section as the "fund") to assist local and rural law enforcement agencies with expenses resulting from a
 crime, including an abduction or homicide, that results in
 extraordinary unanticipated costs to the agency because
 of the magnitude of the crime and the need to adequately
 respond with personnel and support.

6 (b) EMERGENCY GRANTS.—The Attorney General
7 shall make grants to States to be distributed to local and
8 rural law enforcement agencies as determined by the
9 State.

10 (c) CRITERIA FOR GRANTS.—The Attorney General
11 shall establish criteria for awarding grants under this sec12 tion.

(d) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to carry out this section
\$10,000,000 for each of the fiscal years 2001 through
2003.

17 SEC. 3. ESTABLISHMENT OF GRANT PROGRAM TO ASSIST

18LOCAL AND RURAL LAW ENFORCEMENT19AGENCIES IN ESTABLISHING OR UPGRADING20AN INTEGRATED APPROACH TO DEVELOP21IDENTIFICATION TECHNOLOGIES AND SYS-22TEMS TO IMPROVE CRIMINAL IDENTIFICA-23TION.

(a) IN GENERAL.—The Attorney General, throughthe Bureau of Justice Statistics of the Department of Jus-

tice, shall make grants to States which shall be used to
 assist local and rural law enforcement agencies in estab lishing or upgrading an integrated approach to develop
 identification technologies and systems to improve crimi nal identification.

6 (b) CRITERIA FOR GRANTS.—The Attorney General7 shall establish criteria for awarding grants under this sec-8 tion.

9 (c) USE OF GRANTS.—Grants under this section may 10 be used by local and rural law enforcement agencies to integrate information technologies or to establish, develop, 11 12 or upgrade automated fingerprint identification systems, 13 including live scan and other automated systems to digitize fingerprints and communicate prints, that are 14 15 compatible with standards established by the National Institute of Standards and Technology and interoperable 16 17 with systems operated by States and the Integrated Automated Fingerprint Identification System of the Federal 18 Bureau of Investigation. 19

(d) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to carry out this section
\$20,000,000 for each of the fiscal years 2001 through
2003.

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