110TH CONGRESS 1ST SESSION S. 182

To authorize the Attorney General to make grants to improve the ability of State and local governments to prevent the abduction of children by family members, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JANUARY 4, 2007

Mrs. FEINSTEIN (for herself, Mrs. HUTCHISON, Mr. FEINGOLD, Mr. LEAHY, Ms. SNOWE, Mr. KENNEDY, and Mr. DURBIN) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

- To authorize the Attorney General to make grants to improve the ability of State and local governments to prevent the abduction of children by family members, 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 the "Family Abduction Pre-

5 vention Act of 2007".

6 SEC. 2. FINDINGS.

7 Congress finds that—

2the United States (approximately 78 percent of all3abducted children) are abducted by a family mem-4ber, usually a parent;5(2) more than half of the parents who abduct6their children have a history of alcohol or substance7abuse, a criminal record, or a history of violence;8(3) the most common motive for family abduc-9tion is revenge against the other parent, not pro-10tecting the child's safety;11(4) children who are abducted by family mem-12bers suffer emotional, psychological, and often phys-13ical abuse at the hands of their abductors;14(5) children who are victims of family abduc-15tions are forced to leave behind family, friends, their16homes, their neighborhoods, their schools, and all17that is familiar to them;18(6) children who are victims of family abduc-19tions are often told that the parent who did not20abduct the child has died, does not love them, or will21harm them;22(7) children who are sometimes forced to23or other family members are sometimes forced to24live in fear of discovery and may be compelled to	1	(1) each year more than 203,000 children in
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23 or other family members are sometimes forced to	21	harm them;
v	22	(7) children who are abducted by their parents
24 live in fear of discovery and may be compelled to	23	or other family members are sometimes forced to
	24	live in fear of discovery and may be compelled to

1	conceal their true identity, including their real
2	names, family histories, and even their gender;
3	(8) children who are victims of family abduc-
4	tions are often denied the opportunity to attend
5	school or to receive health and dental care;
6	(9) child psychologists and law enforcement au-
7	thorities now classify family abduction as a form of
8	child abuse;
9	(10) approximately 70 percent of local law en-
10	forcement agencies do not have written guidelines
11	for what to do in the event of a family abduction or
12	how to facilitate the recovery of an abducted child;
13	(11) the first few hours of a family abduction
14	are crucial to recovering an abducted child, and val-
15	uable hours are lost when law enforcement is not
16	prepared to employ the most effective techniques to
17	locate and recover abducted children;
18	(12) when parents who may be inclined to
19	abduct their own children receive counseling and
20	education on the harm suffered by children under
21	these circumstances, the incidence of family abduc-
22	tions is greatly reduced; and
23	(13) where practiced, the flagging of school
24	records has proven to be an effective tool in assisting
25	law enforcement authorities find abducted children.

1 SEC. 3. DEFINITIONS.

2 In this Act:

(1) FAMILY ABDUCTION.—The term "family
abduction" means the taking, keeping, or concealing
of a child or children by a parent, other family member, or person acting on behalf of the parent or family member, that prevents another individual from
exercising lawful custody or visitation rights.

9 (2) FLAGGING.—The term "flagging" means
10 the process of notifying law enforcement authorities
11 of the name and address of any person requesting
12 the school records of an abducted child.

13 (3) INDIAN TRIBE.—The term "Indian tribe" 14 means any Indian tribe, band, nation, or other orga-15 nized group or community, including any Alaska Na-16 tive village or regional or village corporation as de-17 fined in or established pursuant to the Alaska Na-18 tive Claims Settlement Act (43 U.S.C. 1601 et seq.), 19 which is recognized as eligible for the special pro-20 grams and services provided by the United States to 21 Indians because of their status as Indians.

(4) STATE.—The term "State" means each of
the several States, the District of Columbia, the
Commonwealth of Puerto Rico, the Commonwealth
of the Northern Mariana Islands, American Samoa,

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1	Guam, the Virgin Islands, any territory or posses-
2	sion of the United States, and any Indian tribe.
3	SEC. 4. GRANTS TO STATES.
4	(a) MATCHING GRANTS.—The Attorney General shall
5	make grants to States for projects involving—
6	(1) the extradition of individuals suspected of
7	committing a family abduction;
8	(2) the investigation by State and local law en-
9	forcement agencies of family abduction cases;
10	(3) the training of State and local law enforce-
11	ment agencies in responding to family abductions
12	and recovering abducted children, including the de-
13	velopment of written guidelines and technical assist-
14	ance;
15	(4) outreach and media campaigns to educate
16	parents on the dangers of family abductions; and
17	(5) the flagging of school records.
18	(b) Matching Requirement.—Not less than 50
19	percent of the cost of a project for which a grant is made
20	under this section shall be provided by non-Federal
21	sources.
22	SEC. 5. AUTHORIZATION OF APPROPRIATIONS.
23	For the purpose of carrying out this Act, there are
24	authorized to be appropriated to the Attorney General

- $1\ \$500,000$ for fiscal year 2008 and such sums as may be
- 2 $\,$ necessary for each of fiscal years 2009 and 2010.