Calendar No. 88

110TH CONGRESS 1ST SESSION

S. 627

To amend the Juvenile Justice and Delinquency Prevention Act of 1974 to improve the health and well-being of maltreated infants and toddlers through the creation of a National Court Teams Resource Center, to assist local Court Teams, and for other purposes.

IN THE SENATE OF THE UNITED STATES

February 15, 2007

Mr. Harkin (for himself, Mr. Smith, Mr. Specter, Mr. Martinez, Mr. Kerry, Mr. Coleman, Mr. Grassley, Mr. Schumer, and Mr. Isakson) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

March 26, 2007 Reported by Mr. Leahy, without amendment

A BILL

To amend the Juvenile Justice and Delinquency Prevention Act of 1974 to improve the health and well-being of maltreated infants and toddlers through the creation of a National Court Teams Resource Center, to assist local Court Teams, 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.

- This Act may be cited as the "Safe Babies Act of 3 2007".
- 4 SEC. 2. FINDINGS.

- 5 The Congress finds as follows:
 - (1) Children three years of age and younger have the highest rates of victimization. Infants and toddlers are twice as likely as all other children to become victims of child maltreatment. Children ages three and younger are also 32 percent more likely to be placed in foster care than children ages four to eleven. Once placed in foster care, children three years of age and younger are more likely than older children to be abused and neglected, and they tend to stay in foster care longer than older children.
 - (2) Infants and toddlers are the most vulnerable to the effects of maltreatment. Research shows that young children who have experienced physical abuse have lower social competence, show less empathy for others, and have difficulty recognizing others' emotions. They are also more likely than children who have not been maltreated to have deficits in IQ scores, language ability, and school performance.
 - (3) Research shows that the human brain has achieved 80 to 85 percent of its adult size by the age

- of three. During those early years, the brain is developing the vast majority of its basic capacity, the development of which can determine future achievement or failure. Therefore, infants and toddlers in foster care are spending the most critical developmental period in situations that may be detrimental to healthy growth and development.
 - (4) Children under the age of four account for 81 percent of child fatalities, and children under the age of one account for 45 percent of such fatalities.
 - (5) Child welfare systems are not meeting the needs of the children who rely on public intervention to protect them. In the Child and Family Service Reviews for fiscal years 2003 and 2004, the Administration for Children and Families revealed that, of 19 States studied for performance on Child and Family Services Review indicators, none of the States achieved all of the specified outcomes, and all of the States failed to meet the outcome related to the provision of physical and mental health services to children in foster care.
 - (6) Judges can be powerful catalysts for change in the way communities address the needs of maltreated infants and toddlers. A groundbreaking project in the Juvenile Division of the Eleventh Ju-

1	dicial Circuit of Florida has combined the leadership
2	of a family court judge with expertise in early child-
3	hood development. This ground breaking collabora-
4	tion is ensuring that infants and toddlers receive the
5	services they need. Mental health and parenting
6	intervention services are provided for parents and
7	children together. Initial results are promising in
8	terms of eliminating further abuse and neglect and
9	promoting safety and well-being through timely per-
10	manent placements.
11	SEC. 3. COURT TEAMS.
12	Title II of the Juvenile Justice and Delinquency Pre-
13	vention Act of 1974 (42 U.S.C. 5611 et seq.) is amend-
14	ed—
15	(1) by redesignating part F as part G; and
16	(2) by inserting after part E the following new
17	part:
18	"PART F—COURT TEAMS
19	"SEC. 271. COURT TEAMS PROGRAM AUTHORIZED.
20	"(a) Grant Authorized.—The Administrator shall
21	award a grant to a national early childhood development
22	organization to—
23	"(1) establish a National Court Teams Re-
24	source Center to—

1	"(A) promote the well-being of maltreated
2	infants and toddlers and their families (includ-
3	ing the special problems created by substance
4	abuse, particularly methamphetamine abuse);
5	"(B) help prevent the recurrence of abuse
6	and neglect of children; and
7	"(C) promote timely reunification of fami-
8	lies or other successful permanency outcomes
9	for maltreated infants and toddlers in foster
10	care; and
11	"(2) select, and provide assistance to, local
12	Court Teams created to achieve the goals described
13	in paragraph (1).
14	"(b) Grant Duration.—The grant awarded under
15	this part shall be for a period of 5 years, and shall be
16	renewable at the discretion of the Administrator.
17	"SEC. 272. ELIGIBILITY; APPLICATION; SELECTION OF
18	GRANTEE.
19	"(a) Eligibility.—To be eligible to receive the grant
20	described in section 271, an entity shall be a national early
21	childhood development organization, as defined in section
22	276, that has—
23	"(1) specific expertise in the development of in-
24	fants and toddlers;

1	"(2) experience in incorporating the expertise
2	described in paragraph (1) into the judicial system
3	to promote change in the way courts address cases
4	involving maltreated infants and toddlers in foster
5	care; and
6	"(3) the capacity—
7	"(A) to establish and maintain the Na-
8	tional Court Teams Resource Center described
9	in section 273; and
10	"(B) to support the implementation and
11	activities of local Court Teams by providing the
12	assistance required under this part.
13	"(b) APPLICATION.—An entity desiring to receive the
14	grant described in section 271 shall submit an application
15	to the Administrator, at such time, in such manner, and
16	containing such information as the Administrator may re-
17	quire. Such application shall—
18	"(1) describe the expertise of the entity in in-
19	fant and toddler development, including any experi-
20	ence relevant to the ability of the entity to oversee
21	the implementation of local Court Teams, and the
22	capacity of the entity to provide assistance to local
23	Court Teams;
24	"(2) include a detailed plan describing how the
25	entity will establish and maintain the National Court

1	Teams Resource Center, and how the entity will
2	carry out the activities of such Center, as described
3	in section 273; and
4	"(3) explain the process the entity will use to
5	select local Court Teams to receive assistance under
6	this part, including an assurance that the entity will
7	give priority to applications that—
8	"(A) demonstrate the commitment of—
9	"(i) at least one qualified judge to
10	lead the local Court Team and serve as Ju-
11	dicial Leader of the Court Team; and
12	"(ii) community agencies serving mal-
13	treated infants and toddlers and their fam-
14	ilies in such jurisdiction to participate in
15	the local Court Team;
16	"(B) describe the population of maltreated
17	infants and toddlers in the community within
18	the jurisdiction of the court over which the
19	qualified judge presides, including—
20	"(i) any problems contributing to the
21	placement of maltreated infants and tod-
22	dlers under the supervision of the court
23	(including the impact of parental substance
24	abuse, and particularly methamphetamine
25	abuse); and

1	"(ii) any challenges faced by the court
2	in making decisions that are in the best in-
3	terests of such maltreated infants and tod-
4	dlers; and
5	"(C) describe how the local Court Team
6	will carry out the activities required under sec-
7	tion 274;
8	"(4) demonstrate the ability to meet the all se-
9	lection criteria, including—
10	"(A) special expertise in the developmental
11	needs of children three years of age and young-
12	$\operatorname{er};$
13	"(B) a demonstrated record of providing
14	resources to parents and other caregivers re-
15	garding the healthy growth and development of
16	their children;
17	"(C) a demonstrated record of providing
18	resources for practitioners in the fields of child
19	development, early child care and education,
20	family support, pediatrics, child welfare, and
21	mental health;
22	"(D) extensive knowledge about how expo-
23	sure to violence (including domestic violence,
24	community violence, and child maltreatment)

1	influences the growth and development of in-
2	fants and toddlers;
3	"(E) a documented history of collaboration
4	with public and private sector groups working
5	to improve the lives of maltreated infants and
6	toddlers, including collaboration with judges at
7	the local level;
8	"(F) the capacity to analyze child welfare
9	policy at the local, State, and national levels
10	and to offer research-based solutions to the
11	problems confronting child welfare systems
12	across the country; and
13	"(G) the ability to manage multiple com-
14	plex national resource centers and related ac-
15	tivities, including strategic planning, team
16	building, infrastructure development, training
17	for multidisciplinary professionals at all levels,
18	materials development for multiple audiences in
19	a variety of formats, and conference planning
20	and delivery at the local, State, regional, and
21	national levels; and
22	"(5) include any other information the Adminis-
23	trator may require, including any assurance required
24	by the Administrator that the entity, if selected, will

give special consideration to applications that have a

- 1 significant number of child welfare cases in the ju-
- 2 risdiction of the court over which the qualified judge
- 3 presides in which substance abuse, and particularly
- 4 methamphetamine abuse, is involved.
- 5 "(c) Selection of Grantee.—In considering grant
- 6 applications under this part, the Administrator shall select
- 7 the national early childhood development organization that
- 8 demonstrates—
- 9 "(1) the greatest ability to satisfy the criteria
- described in subsection (b)(4); and
- 11 "(2) the most extensive experience in address-
- ing the needs of abused and maltreated infants and
- toddlers through training and technical assistance
- provided to judges, multidisciplinary professionals
- and community leaders.

16 "SEC. 273. NATIONAL COURT TEAMS RESOURCE CENTER.

- 17 "(a) General Activities.—The national early
- 18 childhood development organization receiving the grant
- 19 authorized under section 271 shall establish and maintain
- 20 a National Court Teams Resource Center, which shall
- 21 carry out the following activities:
- 22 "(1) Develop a process for selecting, and select,
- local Court Teams to receive assistance under this
- part.

1	"(2) Develop materials to guide qualified judges
2	in the decision-making process regarding maltreated
3	infants and toddlers, and to train members of local
4	Court Teams and others in the community regarding
5	the appropriate care of maltreated infants and tod-
6	dlers, including the importance of—
7	"(A) stable foster care placements;
8	"(B) frequent parent-child visitation;
9	"(C) reduction of the recurrence of abuse
10	and neglect;
11	"(D) improving health and well-being; and
12	"(E) timely permanent placement.
13	"(3) Conduct national meetings and training
14	sessions for local Court Teams.
15	"(4) Develop a database that shall be—
16	"(A) available to each local Court Team to
17	track such Court Team's progress; and
18	"(B) used by the National Court Teams
19	Resource Center to facilitate evaluation of the
20	local Court Teams receiving assistance under
21	this part.
22	"(5) Provide information to communities and
23	courts around the country seeking to adopt the
24	Court Teams approach, including information re-
25	lated to—

1	"(A) the incorporation of knowledge about
2	infant and toddler development into the resolu-
3	tion of cases by judges with jurisdiction over
4	children in foster care; and
5	"(B) methods to change State and local
6	government systems for addressing the needs of
7	infants and toddlers in the foster care, and
8	their families.
9	"(6) Any other activity necessary to provide the
10	assistance required under subsection (b).
11	"(b) Assistance to Local Court Teams.—Assist-
12	ance provided to local Court Teams by the National Court
13	Teams Resource Center shall include—
14	"(1) providing direction, coordination, and over-
15	sight of the implementation of local Court Teams, as
16	needed;
17	"(2) providing a Local Community Coordinator
18	for each local Court Team, who shall—
19	"(A) be selected by the National Court
20	Teams Resource Center after consultation with
21	the Judicial Leader of the local Court Team;
22	"(B) serve as a resource of child develop-
23	ment expertise for the local Court Team; and

1	"(C) promote coordination (in the jurisdic-
2	tion of the court over which the Judicial Leader
3	presides) between—
4	"(i) community agencies that serve
5	children; and
6	"(ii) providers of resources to support
7	maltreated infants and toddlers;
8	"(3) providing training and technical assistance
9	to local Court Teams, including—
10	"(A) individual consultation on site,
11	through telephone conversations, and through
12	responses to emailed information requests;
13	"(B) networking assistance and facilitation
14	of telephone conference calls among Judicial
15	Leaders and local Court Team members in dif-
16	ferent jurisdictions to discuss issues of common
17	concern;
18	"(C) development and dissemination of
19	training materials, including fact sheets, tem-
20	plate forms, and sample operational materials
21	developed by local Court Teams; and
22	"(D) training for local Court Teams re-
23	lated to—
24	"(i) the impact of abuse and neglect
25	on infants and toddlers; and

1	"(ii) improved decision-making by
2	courts regarding maltreated infants and
3	toddlers to reduce the recurrence of abuse
4	and neglect and improve developmental
5	outcomes; and
6	"(4) organizing local training for community
7	members of jurisdictions in which local Court Teams
8	are located, which shall relate to the particular needs
9	of infants and toddlers exposed to maltreatment and
10	trauma, including topics such as—
11	"(A) general infant and toddler develop-
12	ment;
13	"(B) the impact of abuse and neglect on
14	development;
15	"(C) a relationship-based mental health
16	intervention model for parents and children to-
17	gether;
18	"(D) best-practices in family interactions;
19	"(E) evidence-based parenting interven-
20	tions; and
21	"(F) services available to foster children in
22	the community.
23	"SEC. 274. LOCAL COURT TEAMS.
24	"(a) APPLICATION.—An entity desiring to receive the
25	assistance for local Court Teams made available under

1	this part shall submit an application to the National Court
2	Teams Resource Center at such time, in such manner, and
3	containing such information as the National Court Teams
4	Resource Center may require.
5	"(b) Eligibility.—To be eligible to receive assist-
6	ance under this part, a local Court Team shall be com-
7	prised of—
8	"(1) a Judicial Leader, who shall be a qualified
9	judge, and who shall lead and oversee the implemen-
10	tation and ongoing activities of the local Court
11	Team;
12	"(2) a Local Community Coordinator, selected
13	and provided by the National Court Teams Resource
14	Center in accordance with section 273(b)(2); and
15	"(3) no fewer than six key stakeholders who—
16	"(A) are members of the community in
17	which the local Court Team is located;
18	"(B) are committed to working to restruc-
19	ture the way the jurisdiction responds to the
20	needs of maltreated infants and toddlers; and
21	"(C) represent a variety of individuals in-
22	volved with the care of maltreated infants and
23	toddlers, which may include pediatricians, child
24	welfare workers, attorneys, court-appointed spe-
25	cial advocates, mental health professionals, sub-

- stance abuse treatment providers, Early Head

 Start and child care providers, Court Improvement Program staff, and any other individuals
 who are involved in the care of maltreated infants and toddlers.
- 6 "(c) REQUIRED USE OF ASSISTANCE.—A local Court
 7 Team shall use any assistance received under this part to
 8 carry out the following activities:
 - "(1) Conducting monthly case reviews of each case handled by the local Court Team, in which all individuals and organizations involved in a case meet to review progress in such case, and to monitor and track referral to, delivery of, and barriers against, services for maltreated infants and toddlers and their families.
 - "(2) Incorporating child-focused services into case plans for maltreated infants and toddlers, including services such as medical, developmental, and mental health interventions and, as appropriate, services for children and parents together.
 - "(3) Organizing the provision of local training (provided by the National Court Teams Resource Center) to community members of the jurisdiction in which the local Court Team is located, including court officials, child welfare agencies, attorneys,

- Guardians Ad Litem, court-appointed special advocates, and other individuals and organizations providing services to infants and toddlers in foster care.
 - "(4) Identifying areas in the community in need of improved mental health and substance abuse treatment, and assisting the National Court Teams Resource Center in improving mental health treatment for parents and children together, and substance abuse treatment for families (including mothers and children), as needed.
 - "(5) Utilizing resource materials disseminated by the National Court Teams Resource Center to guide judges in the decision-making process regarding maltreated infants and toddlers, and to provide training for Court Team members.
 - "(6) Participating in the national evaluation conducted by the Administrator in accordance with section 275, to determine the extent to which the activities of the local Court Team reduce the recurrence of abuse and neglect and improve health and developmental outcomes for maltreated infants and toddlers.
- 23 "(d) Permissible Use of Assistance.—A local 24 Court may use the assistance received under this part to 25 carry out the following activities:

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1	"(1) Developing processes for responding to pa-
2	rental substance abuse, such as—
3	"(A) coordinating with local law enforce-
4	ment agencies to allow rapid response teams to
5	intervene quickly on behalf of infants and tod-
6	dlers who are identified by law enforcement per-
7	sonnel as being present during illegal activities
8	related to methamphetamines or other illegal
9	substances; and
10	"(B) establishing and maintaining relation-
11	ships with substance abuse treatment programs
12	to increase access to treatment for parents of
13	maltreated infants and toddlers.
14	"(2) Identifying the areas in the community in
15	need of early childhood mental health services, and
16	assisting the National Court Teams Resource Center
17	in providing relationship-based early childhood men-
18	tal health services by providing training on parent-
19	child psychotherapy to mental health providers.
20	"(3) Any other activities that help meet the
21	needs and improve the health and developmental
22	outcomes of maltreated infants and toddlers in fos-

ter care.

1 "SEC. 275. EVALUATIONS AND REPORTS.

2	"(a) EVALUATION FORM.—Not later than 6 months					
3	after the date of the enactment of this Act, the Nationa					
4	Court Teams Resource Center shall create, and distribut					
5	to each local Court Team, an evaluation form that sha					
6	be used to periodically collect any data from local Cou					
7	Teams that the National Court Teams Resource Center					
8	determines may be relevant to the reports required by sub					
9	section (b).					
10	"(b) Reports to Congress by the Adminis-					
11	TRATOR.—At the end of the three-year period beginning					
12	on the date of the enactment of this Act, and again a					
13	the end of the five-year period beginning on such date or					
14	enactment, the Administrator shall—					
15	"(1) compile the data collected in the periodic					
16	evaluation forms completed by each local Court					
17	Team;					
18	"(2) conduct a national evaluation of Court					
19	Teams, based on such compilation of data; and					
20	"(3) report to Congress on the effectiveness of					
21	Court Teams, including the extent to which local					
22	Court Teams are—					
23	"(A) improving access to services for mal-					
24	treated infants and toddlers;					
25	"(B) reducing the recurrence of abuse and					
26	neglect;					

1	"(C) promoting permanent placements of					
2	maltreated infants and toddlers; and					
3	"(D) improving the developmental out-					
4	comes for maltreated infants and toddlers wh					
5	have been in foster care.					
6	"SEC. 276. DEFINITIONS.					
7	"For the purposes of this part:					
8	"(1) Court-appointed special advocate.—					
9	The term 'court-appointed special advocate' means					
10	an individual who is trained by a recognized court					
11	appointed special advocate program and appointed					
12	by a court to advocate for the best interests of chi					
13	dren who come into the court system primarily as a					
14	result of abuse or neglect.					
15	"(2) Court improvement program.—The					
16	term 'Court Improvement Program' means a pro-					
17	gram authorized under section 438 of the Social Se-					
18	curity Act (42 U.S.C. 629h).					
19	"(3) Guardian ad Litem.—The term 'Guard-					
20	ian Ad Litem' means an attorney or court-appointed					
21	special advocate who is appointed by a court to ad-					
22	vocate for the best interests of children who come					
23	into the court system primarily as a result of abuse					
24	or neglect.					

1	"(4) Maltreated infant or toddler.—The					
2	term 'maltreated infant or toddler' means any child					
3	three years of age or younger who is the victim of					
4	a substantiated case of physical abuse, neglect, m					
5	ical neglect, sexual abuse, or emotional abuse.					
6	6 "(5) National Early Childhood Develo					
7	7 MENT ORGANIZATION.—The term 'national ear					
8	8 childhood development organization' means a n					
9	tional, private, nonprofit organization—					
10	"(A) that is dedicated to supporting the					
11	1 healthy development and well-being of infant					
12	toddlers, and their families; and					
13	"(B) that has the capacity for research,					
14	training, information dissemination, and leader-					
15	ship development in all of the professional dis					
16	ciplines related to infants and toddlers three					
17	years of age and younger.					
18	"(6) QUALIFIED JUDGE.—The term 'qualified					
19	judge' means a judge who presides over a court that					
20	has jurisdiction over children in foster care, such as					
21	a judge for a dependency court or family court.".					
22	SEC. 4. AUTHORIZATION OF APPROPRIATIONS.					
23	Section 299 of the Juvenile Justice and Delinquency					
24	Prevention Act of 1974 (42 U.S.C. 5671) is amended—					
25	(1) in subsection (a)—					

1	(A) in the header, by striking "Parts C
2	AND E)" and inserting "PARTS C, E, AND F)";
3	and
4	(B) in paragraph (2), by striking "parts C
5	and E)" and inserting "parts C, E, and F)";
6	(2) by redesignating subsection (d) as sub-
7	section (e); and
8	(3) by inserting after subsection (c) the fol-
9	lowing new subsection:
10	"(d) Authorization of Appropriations for
11	PART F.—There are authorized to be appropriated to
12	carry out part F, \$5,000,000 for each of fiscal years 2008,
13	2009, 2010, 2011, and 2012.".

Calendar No. 88

110TH CONGRESS S. 627

A BILL

To amend the Juvenile Justice and Delinquency Prevention Act of 1974 to improve the health and well-being of maltreated infants and toddlers through the creation of a National Court Teams Resource Center, to assist local Court Teams, and for other purposes.

March 26, 2007

Reported without amendment