112TH CONGRESS 2D SESSION

H. R. 3977

To consolidate, improve, and reauthorize programs that support families and victims in the justice system affected by domestic violence.

IN THE HOUSE OF REPRESENTATIVES

February 8, 2012

Mr. Honda introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To consolidate, improve, and reauthorize programs that support families and victims in the justice system affected by domestic violence.

- 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; FINDINGS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Domestic Violence Judicial Support Act of 2012".
- 6 (b) FINDINGS.—The Congress finds as follows:
- 7 (1) The 2010 National Survey by the Centers
- 8 for Disease Control and Prevention found that 1 in
- 9 4 women have been the victim of severe physical vio-
- lence by an intimate partner, while 1 in 7 men expe-

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- rienced severe physical violence by an intimate partner. Female victims of intimate partner violence experienced different patterns of violence than male victims. Female victims experienced multiple forms of these types of violence; male victims most often experienced physical violence.
 - (2) A critical issue in domestic violence cases is the risk of continued victimization during the pretrial period. Offenders may violate no-contact orders, further injure victims, or intimidate them. Such occurrences highlight a critical need for efficiency in court proceedings.
 - (3) Of 3,750 intimate partner violence cases filed in State courts in 16 large urban counties in 2002, children were present during the violent incident in 36 percent of the cases. Of those children who were present, 60 percent directly witnessed the violence. Court collection of information and statistics related to children who witnessed a violent incident between intimate partners assists courts in identifying children in need of services as a result of such an incident.
 - (4) Domestic violence cases involving spouses and other intimate partners often entail complex processes that require careful consideration by the

criminal justice system. In the 1990s, many jurisdictions began to create specialized domestic violence courts for judges to ensure follow-through on cases, aid domestic violence victims, and hold offenders accountable, with the assistance of justice and social service agencies. By specializing in domestic violence offenses, these courts aim to process cases more efficiently and deliver more consistent rulings about domestic violence statutes. Some domestic violence courts also incorporate a stronger focus on rehabilitation of offenders and deterrence of repeat offenses. These courts can also be more sensitive to the needs of victims and be able to direct victims to additional community resources.

- (5) One-third of violent felony defendants in State criminal courts have been charged with domestic violence.
- (6) Teen dating violence cases are best handled by courts who have had the training to make informed decisions and have the resources to make services available, on-site and in the community, including—
- 23 (A) counseling;
- 24 (B) victim witness services;

- 1 (C) assistance with civil restraining orders, 2 paternity determinations, custody and access 3 orders, and child support orders; and
 - (D) locating other assistance needed by teen victims.
 - (7) There are more than 400,000 children in foster care in the United States. Congress has charged juvenile courts with oversight of child welfare cases. Highly trained and engaged judges focused on effective case oversight and system reform have been shown to save significant foster care costs for the States.
 - (8) A 2009 study by the Department of Justice found that Kentucky saved \$85,000,000 in one year through the issuance of protection orders and the reduction in violence resulting from the issuance of such orders. Examples such as this are prevalent across the Nation.
 - (9) Children with a Court Appointed Special Advocate volunteer spend 7.5 months less in foster care, experience fewer out of home placements, and have significantly improved education performance, compared to their peers without a volunteer advocate.

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1	(10) By reducing long-term foster care place-
2	ments, subsequent victimization, and reentry into
3	the foster care system, the Court Appointed Special
4	Advocate program substantially reduces child welfare
5	costs.
6	SEC. 2. CONSOLIDATION OF GRANTS TO SUPPORT FAMI-
7	LIES AND VICTIMS IN THE JUSTICE SYSTEM.
8	(a) In General.—Title III of division B of the Vic-
9	tims of Trafficking and Violence Protection Act of 2000
10	(Public Law 106–386; 114 Stat. 1509) is amended by
11	striking the section preceding section 1302 (42 U.S.C.
12	10420), as amended by section 306 of the Violence
13	Against Women and Department of Justice Reauthoriza-
14	tion Act of 2005 (Public Law 109–162; 119 Stat. 316),
15	and inserting the following:
16	"SEC. 1301. COURT TRAINING AND SUPERVISED VISITATION
17	IMPROVEMENTS.
18	"(a) In General.—The Attorney General may make
19	grants to States, units of local government, courts (includ-
20	ing juvenile courts), Indian tribal governments, nonprofit
21	organizations, legal services providers, and victim services
22	providers to improve the response of all aspects of the civil
23	and criminal justice system to families and victims with

24 a history of domestic violence, dating violence, sexual as-

- 1 sault, or stalking, or in cases involving allegations of child
- 2 sexual abuse.
- 3 "(b) Use of Funds.—A grant under this section
- 4 may be used to—
- 5 "(1) provide supervised visitation and safe visi-
- 6 tation exchange of children and youth by and be-
- 7 tween parents in situations involving domestic vio-
- 8 lence, dating violence, child sexual abuse, sexual as-
- 9 sault, or stalking;
- 10 "(2) develop and promote State, local, and trib-
- al legislation, policies, and best practices for improv-
- ing civil and criminal court functions, responses,
- practices, and procedures in cases involving a history
- of domestic violence, dating violence, sexual assault,
- or stalking, or in cases involving allegations of child
- sexual abuse, including cases in which the victim
- 17 proceeds pro se;
- 18 "(3) educate court-based and court-related per-
- sonnel (including custody evaluators and guardians
- ad litem) and child protective services workers on
- 21 the dynamics of domestic violence, dating violence,
- sexual assault (including child sexual abuse), and
- stalking, including information on perpetrator behav-
- ior, evidence-based risk factors for domestic and dat-
- ing violence homicide, and on issues relating to the

1	needs of victims, including safety, security, privacy
2	and confidentiality, including cases in which the vic-
3	tim proceeds pro se;
4	"(4) provide appropriate resources in juvenile
5	court matters to respond to dating violence, domestic
6	violence, sexual assault (including child sexual
7	abuse), and stalking and ensure necessary services
8	dealing with the health and mental health of victims
9	are available;
10	"(5) enable courts or court-based or court-re-
11	lated programs to develop or enhance—
12	"(A) court infrastructure (such as special-
13	ized courts, consolidated courts, dockets, intake
14	centers, or interpreter services);
15	"(B) community-based initiatives within
16	the court system (such as court watch pro-
17	grams, victim assistants, pro se victim assist-
18	ance programs, or community-based supple-
19	mentary services);
20	"(C) offender management, monitoring
21	and accountability programs;
22	"(D) safe and confidential information-
23	storage and information-sharing databases
24	within and between court systems:

1	"(E) education and outreach programs to
2	improve community access, including enhanced
3	access for underserved populations; and
4	"(F) other projects likely to improve court
5	responses to domestic violence, dating violence,
6	sexual assault, and stalking;
7	"(6) provide civil legal assistance and advocacy
8	services, including legal information and resources in
9	cases in which the victim proceeds pro se, to—
10	"(A) victims of domestic violence, dating
11	violence, sexual assault, or stalking; and
12	"(B) nonoffending parents in matters—
13	"(i) that involve allegations of child
14	sexual abuse;
15	"(ii) that relate to family matters, in-
16	cluding civil protection orders, custody,
17	and divorce; and
18	"(iii) in which the other parent is rep-
19	resented by counsel;
20	"(7) collect data and provide training and tech-
21	nical assistance, including developing State, local,
22	and tribal model codes and policies, to improve the
23	capacity of grantees and communities to address the
24	civil and criminal justice needs of victims of domes-
25	tic violence, dating violence, sexual assault, and

1 stalking who have legal representation, who are pro-2 ceeding pro se, or are proceeding with the assistance 3 of a legal advocate; and "(8) improve training and education to assist 4 5 judges, judicial personnel, attorneys, child welfare 6 personnel, and legal advocates in the civil, criminal, 7 and juvenile justice systems. "(c) Considerations.— 8 9 "(1) In general.—In making grants for pur-10 poses described in paragraphs (1) through (7) of 11 subsection (b), the Attorney General shall consider— "(A) the number of families and victims to 12 13 be served by the proposed programs and serv-14 ices: "(B) the extent to which the proposed pro-15 16 grams and services serve underserved popu-

lations;

"(C) the extent to which the applicant cooperation and collaboration demonstrates with nonprofit, nongovernmental entities in the local community with demonstrated histories of effective work on domestic violence, dating violence, sexual assault, or stalking, including State or tribal domestic violence coalitions, State or tribal sexual assault coalitions, local

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1	shelters, and programs for domestic violence
2	and sexual assault victims; and
3	"(D) the extent to which the applicant
4	demonstrates coordination and collaboration
5	with State, tribal, and local court systems, in-
6	cluding mechanisms for communication and re-
7	ferral.
8	"(2) Other Grants.—In making grants under
9	paragraph (8) of subsection (b), the Attorney Gen-
10	eral shall take consider the extent to which the ap-
11	plicant has experience providing training, education,
12	or other assistance to the judicial system related to
13	family violence, child custody, child abuse and ne-
14	glect, adoption, foster care, supervised visitation, di-
15	vorce, and parentage.
16	"(d) Applicant Requirements.—The Attorney
17	General may make a grant under this section to an appli-
18	cant that—
19	"(1) demonstrates expertise in the areas of do-
20	mestic violence, dating violence, sexual assault,
21	stalking, or child sexual abuse, as appropriate;
22	"(2) ensures that any fees charged to individ-
23	uals for use of supervised visitation programs and
24	services are based on the income of those individ-
25	uals, unless otherwise provided by court order;

"(3) for a court-based program, certifies that victims of domestic violence, dating violence, sexual assault, or stalking are not charged fees or any other costs related to the filing, petitioning, modifying, issuance, registration, enforcement, withdrawal, or dismissal of matters relating to the domestic violence, dating violence, sexual assault, or stalking;

"(4) demonstrates that adequate security measures, including adequate facilities, procedures, and personnel capable of preventing violence, and adequate standards are, or will be, in place (including the development of protocols or policies to ensure that confidential information is not shared with courts, law enforcement agencies, or child welfare agencies unless necessary to ensure the safety of any child or adult using the services of a program funded under this section), if the applicant proposes to operate supervised visitation programs and services or safe visitation exchange;

"(5) certifies that the organizational policies of the applicant do not require mediation or counseling involving offenders and victims being physically present in the same place, in cases where domestic violence, dating violence, sexual assault, or stalking
is alleged;

"(6) certifies that any person providing legal assistance through a program funded under this section has completed or will complete training on domestic violence, dating violence, sexual assault, and stalking, including child sexual abuse, and related legal issues; and

"(7) certifies that any person providing custody evaluation or guardian ad litem services through a program funded under this section has completed or will complete training developed with input from and in collaboration with a tribal, State, territorial, or local domestic violence, dating violence, sexual assault, or stalking organization or coalition on the dynamics of domestic violence and sexual assault, including child sexual abuse, that includes training on how to review evidence of past abuse and the use of evidenced-based theories to make recommendations on custody and visitation.

"(e) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$22,000,000 for each of the fiscal years 2013 through 24 2017. Amounts appropriated pursuant to this subsection

25 shall remain available until expended.".

SEC. 3. COURT-APPOINTED SPECIAL ADVOCATE PROGRAM. 2 Subtitle B of the Victims of Child Abuse Act of 1990 3 (42 U.S.C. 13011 et seq.) is amended— 4 (1) in section 216 (42 U.S.C. 13012), by striking "January 1, 2010" and inserting "January 1, 5 6 2015"; 7 (2) in section 217 (42 U.S.C. 13013)— 8 (A) in subparagraph (A) of subsection (c)(2), by striking "Code of Ethics" and insert-9 10 ing "Standards for Programs"; and 11 (B) by adding at the end the following: 12 "(e) Reporting by Grantees.—An organization 13 that receives a grant under this section for a fiscal year shall submit to the Administrator a report regarding the use of the grant for the fiscal year, including a discussion of outcome performance measures (which shall be estab-17 lished by the Administrator) to determine the effectiveness of the programs of the organization in meeting the needs 18 19 of children in the child welfare system."; and 20 (3) in subsection (a) of section 219 (42 U.S.C. 13014), by striking "fiscal years 2007 through 21 2011" and inserting "the fiscal years 2013 through 22 2017". 23

1	SEC. 4. REAUTHORIZATION OF THE CHILD ABUSE TRAIN-
2	ING PROGRAMS FOR JUDICIAL PERSONNEL
3	AND PRACTITIONERS.
4	Subsection (a) of section 224 of the Victims of Child
5	Abuse Act of 1990 (42 U.S.C. 13024) is amended to read
6	as follows:
7	"(a) AUTHORIZATION.—There is authorized to be ap-
8	propriated to carry out this subtitle \$2,300,000 for each
9	of the fiscal years 2013 through 2017.".

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