110TH CONGRESS 1ST SESSION

H. R. 2640

AN ACT

To improve the National Instant Criminal Background Check System, 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; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "NICS Improvement Amendments Act of 2007".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings.
 - Sec. 3. Definitions.

TITLE I—TRANSMITTAL OF RECORDS

- Sec. 101. Enhancement of requirement that Federal departments and agencies provide relevant information to the National Instant Criminal Background Check System.
- Sec. 102. Requirements to obtain waiver.
- Sec. 103. Implementation assistance to States.
- Sec. 104. Penalties for noncompliance.
- Sec. 105. Relief from disabilities program required as condition for participation in grant programs.

TITLE II—FOCUSING FEDERAL ASSISTANCE ON THE IMPROVEMENT OF RELEVANT RECORDS

Sec. 201. Continuing evaluations.

TITLE III—GRANTS TO STATE COURT SYSTEMS FOR THE IMPROVEMENT IN AUTOMATION AND TRANSMITTAL OF DISPOSITION RECORDS

Sec. 301. Disposition records automation and transmittal improvement grants.

TITLE IV—GAO AUDIT

Sec. 401. GAO audit.

6 SEC. 2. FINDINGS.

- 7 Congress finds the following:
- 8 (1) Approximately 916,000 individuals were
- 9 prohibited from purchasing a firearm for failing a
- background check between November 30, 1998, (the
- 11 date the National Instant Criminal Background
- 12 Check System (NICS) began operating) and Decem-
- 13 ber 31, 2004.

1	(2) From November 30, 1998, through Decem-
2	ber 31, 2004, nearly 49,000,000 Brady background
3	checks were processed through NICS.
4	(3) Although most Brady background checks
5	are processed through NICS in seconds, many back-
6	ground checks are delayed if the Federal Bureau of
7	Investigation (FBI) does not have automated access
8	to complete information from the States concerning
9	persons prohibited from possessing or receiving a
10	firearm under Federal or State law.
11	(4) Nearly 21,000,000 criminal records are not
12	accessible by NICS and millions of criminal records
13	are missing critical data, such as arrest dispositions,
14	due to data backlogs.
15	(5) The primary cause of delay in NICS back-
16	ground checks is the lack of—
17	(A) updates and available State criminal
18	disposition records; and
19	(B) automated access to information con-
20	cerning persons prohibited from possessing or
21	receiving a firearm because of mental illness,
22	restraining orders, or misdemeanor convictions
23	for domestic violence.
24	(6) Automated access to this information can

be improved by—

- 1 (A) computerizing information relating to 2 criminal history, criminal dispositions, mental 3 illness, restraining orders, and misdemeanor 4 convictions for domestic violence; or
 - (B) making such information available to NICS in a usable format.
 - (7) Helping States to automate these records will reduce delays for law-abiding gun purchasers.
 - (8) On March 12, 2002, the senseless shooting, which took the lives of a priest and a parishioner at the Our Lady of Peace Church in Lynbrook, New York, brought attention to the need to improve information-sharing that would enable Federal and State law enforcement agencies to conduct a complete background check on a potential firearm purchaser. The man who committed this double murder had a prior disqualifying mental health commitment and a restraining order against him, but passed a Brady background check because NICS did not have the necessary information to determine that he was ineligible to purchase a firearm under Federal or State law.
- 23 SEC. 3. DEFINITIONS.

As used in this Act, the following definitions shall apply:

1	(1) Court order.—The term "court order"
2	includes a court order (as described in section
3	922(g)(8) of title 18, United States Code).
4	(2) Mental Health Terms.—The terms "ad-
5	judicated as a mental defective", "committed to a
6	mental institution", and related terms have the
7	meanings given those terms in regulations imple-
8	menting section 922(g)(4) of title 18, United States
9	Code, as in effect on the date of the enactment of
10	this Act.
11	(3) Misdemeanor crime of domestic vio-
12	LENCE.—The term "misdemeanor crime of domestic
13	violence" has the meaning given the term in section
14	921(a)(33) of title 18, United States Code.
15	TITLE I—TRANSMITTAL OF
16	RECORDS
17	SEC. 101. ENHANCEMENT OF REQUIREMENT THAT FED
18	ERAL DEPARTMENTS AND AGENCIES PRO-
19	VIDE RELEVANT INFORMATION TO THE NA
20	TIONAL INSTANT CRIMINAL BACKGROUND
21	CHECK SYSTEM.
22	(a) In General.—Section 103(e)(1) of the Brady
23	Handgun Violence Prevention Act (18 U.S.C. 922 note)
24	is amended—

1	(1) by striking "Notwithstanding" and insert-
2	ing the following:
3	"(A) In general.—Notwithstanding";
4	(2) by striking "On request" and inserting the
5	following:
6	"(B) Request of attorney general.—
7	On request";
8	(3) by striking "furnish such information" and
9	inserting "furnish electronic versions of the informa-
10	tion described under subparagraph (A)"; and
11	(4) by adding at the end the following:
12	"(C) QUARTERLY SUBMISSION TO ATTOR-
13	NEY GENERAL.—If a department or agency
14	under subparagraph (A) has any record of any
15	person demonstrating that the person falls
16	within one of the categories described in sub-
17	section (g) or (n) of section 922 of title 18,
18	United States Code, the head of such depart-
19	ment or agency shall, not less frequently than
20	quarterly, provide the pertinent information
21	contained in such record to the Attorney Gen-
22	eral.
23	"(D) Information updates.—The agen-
24	cy, on being made aware that the basis under
25	which a record was made available under sub-

1	paragraph (A) does not apply, or no longer ap-
2	plies, shall—
3	"(i) update, correct, modify, or re-
4	move the record from any database that
5	the agency maintains and makes available
6	to the Attorney General, in accordance
7	with the rules pertaining to that database;
8	or
9	"(ii) notify the Attorney General that
10	such basis no longer applies so that the
11	National Instant Criminal Background
12	Check System is kept up to date.
13	"(E) Annual Report.—The Attorney
14	General shall submit an annual report to Con-
15	gress that describes the compliance of each de-
16	partment or agency with the provisions of this
17	paragraph.".
18	(b) Provision and Maintenance of NICS
19	Records.—
20	(1) Department of Homeland Security.—
21	The Secretary of Homeland Security shall make
22	available to the Attorney General—
23	(A) records, updated not less than quar-
24	terly, which are relevant to a determination of
25	whether a person is disqualified from possessing

1	or receiving a firearm under subsection (g) or
2	(n) of section 922 of title 18, United States
3	Code, for use in background checks performed
4	by the National Instant Criminal Background
5	Check System; and
6	(B) information regarding all the persons
7	described in subparagraph (A) of this para-
8	graph who have changed their status to a cat-
9	egory not identified under section $922(g)(5)$ of
10	title 18, United States Code, for removal, when
11	applicable, from the National Instant Criminal
12	Background Check System.
13	(2) DEPARTMENT OF JUSTICE.—The Attorney
14	General shall—
15	(A) ensure that any information submitted
16	to, or maintained by, the Attorney General
17	under this section is kept accurate and con-
18	fidential, as required by the laws, regulations,
19	policies, or procedures governing the applicable
20	record system;
21	(B) provide for the timely removal and de-
22	struction of obsolete and erroneous names and
23	information from the National Instant Criminal
24	Background Check System: and

1	(C) work with States to encourage the de-
2	velopment of computer systems, which would
3	permit electronic notification to the Attorney
4	General when—
5	(i) a court order has been issued, lift-
6	ed, or otherwise removed by order of the
7	court; or
8	(ii) a person has been adjudicated as
9	mentally defective or committed to a men-
10	tal institution.
11	(c) Standard for Adjudications, Commitments,
12	AND DETERMINATIONS RELATED TO MENTAL
13	HEALTH.—
14	(1) In general.—No department or agency of
15	the Federal Government may provide to the Attor-
16	ney General any record of an adjudication or deter-
17	mination related to the mental health of a person,
18	or any commitment of a person to a mental institu-
19	tion if—
20	(A) the adjudication, determination, or
21	commitment, respectively, has been set aside or
22	expunged, or the person has otherwise been
23	fully released or discharged from all mandatory

(B) the person has been found by a court, board, commission, or other lawful authority to no longer suffer from the mental health condition that was the basis of the adjudication, determination, or commitment, respectively, or has otherwise been found to be rehabilitated through any procedure available under law; or

- (C) the adjudication, determination, or commitment, respectively, is based solely on a medical finding of disability, without a finding that the person is a danger to himself or to others or that the person lacks the mental capacity to manage his own affairs.
- (2) Treatment of Certain adjudications, Determinations, and commitments.—
 - (A) PROGRAM FOR RELIEF FROM DISABILITIES.—Each department or agency of the
 United States that makes any adjudication or
 determination related to the mental health of a
 person or imposes any commitment to a mental
 institution, as described in subsection (d)(4)
 and (g)(4) of section 922 of title 18, United
 States Code, shall establish a program that permits such a person to apply for relief from the
 disabilities imposed by such subsections. Relief

and judicial review shall be available according to the standards prescribed in section 925(c) of title 18, United States Code.

- (B) Relief from disabilities.—In the case of an adjudication or determination related to the mental health of a person or a commitment of a person to a mental institution, a record of which may not be provided to the Attorney General under paragraph (1), including because of the absence of a finding described in subparagraph (C) of such paragraph, or from which a person has been granted relief under a program established under subparagraph (A), the adjudication, determination, or commitment, respectively, shall be deemed not to have occurred for purposes of subsections (d)(4) and (g)(4) of section 922 of title 18, United States Code.
- 19 (d) Information Excluded From NICS20 Records.—
- 21 (1) IN GENERAL.—No department or agency of 22 the Federal Government may make available to the 23 Attorney General, for use by the National Instant 24 Criminal Background Check System (nor may the 25 Attorney General make available to such system),

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- 1 the name or any other relevant identifying informa-2 tion of any person adjudicated or determined to be 3 mentally defective or any person committed to a mental institution for purposes of assisting the At-5 torney General in enforcing subsections (d)(4) and 6 (g)(4) of section 922 of title 18, United States Code, 7 unless such adjudication, determination, or commit-8 ment, respectively, included a finding that the per-9 son is a danger to himself or to others or that the 10 person lacks the mental capacity to manage his own 11 affairs.
- 12 (2) EFFECTIVE DATE.—Paragraph (1) shall
 13 apply to names and other information provided be14 fore, on, or after the date of the enactment of this
 15 Act. Any name or information provided in violation
 16 of paragraph (1) before such date shall be removed
 17 from the National Instant Criminal Background
 18 Check System.

19 SEC. 102. REQUIREMENTS TO OBTAIN WAIVER.

20 (a) IN GENERAL.—Beginning 3 years after the date 21 of the enactment of this Act, a State shall be eligible to 22 receive a waiver of the 10 percent matching requirement 23 for National Criminal History Improvement Grants under 24 the Crime Identification Technology Act of 1988 (42 U.S.C. 14601) if the State provides at least 90 percent

1 of the information described in subsection (c). The length 2 of such a waiver shall not exceed 2 years.

(b) State Estimates.—

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(1) Initial state estimate.—

(A) IN GENERAL.—To assist the Attorney General in making a determination under subsection (a) of this section, and under section 104, concerning the compliance of the States in providing information to the Attorney General for the purpose of receiving a waiver under subsection (a) of this section, or facing a loss of funds under section 104, by a date not later than 180 days after the date of the enactment of this Act, each State shall provide the Attorney General with a reasonable estimate, as calculated by a method determined by the Attorney General, of the number of the records described in subparagraph (C) applicable to such State that concern persons who are prohibited from possessing or receiving a firearm under subsection (g) or (n) of section 922 of title 18, United States Code.

(B) FAILURE TO PROVIDE INITIAL ESTI-MATE.—A State that fails to provide an estimate described in subparagraph (A) by the date

required under such subparagraph shall be in-1 2 eligible to receive any funds under section 103, 3 until such date as it provides such estimate to 4 the Attorney General. (C) RECORD DEFINED.—For purposes of 6 subparagraph (A), a record is the following: 7 (i) A record that identifies a person 8 arrested for a crime that is punishable by 9 imprisonment for a term exceeding one 10 year, and for which a record of final dis-11 position is available electronically or other-12 wise. 13 (ii) A record that identifies a person 14 for whose arrest a warrant or process has 15 been issued that is valid under the laws of 16 the State involved, as of the date of the es-17 timate. 18 (iii) A record that identifies a person 19 who is an unlawful user of or addicted to 20 a controlled substance (as such terms "unlawful user" and "addicted" are respec-21

tively defined in regulations implementing

section 922(g)(3) of title 18, United States

Code, as in effect on the date of the enact-

ment of this Act) and whose record is not

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1	protected from disclosure to the Attorney
2	General under any provision of State or
3	Federal law.
4	(iv) A record that identifies a person
5	who has been adjudicated mentally defec-
6	tive or committed to a mental institution
7	(as determined in regulations implementing
8	section 922(g)(4) of title 18, United States
9	Code, as in effect on the date of the enact-
10	ment of this Act) and whose record is not
11	protected from disclosure to the Attorney
12	General under any provision of State or
13	Federal law.
14	(v) A record that is electronically
15	available and that identifies a person who
16	as of the date of such estimate, is subject
17	to a court order described in section
18	922(g)(8) of title 18, United States Code.
19	(vi) A record that is electronically
20	available and that identifies a person con-
21	victed in any court of a misdemeanor crime
22	of domestic violence, as defined in section
23	921(a)(33) of title 18, United States Code
24	(2) Scope.—The Attorney General, in deter-
25	mining the compliance of a State under this section

or section 104 of this Act for the purpose of granting a waiver or imposing a loss of Federal funds,
shall assess the total percentage of records provided
by the State concerning any event occurring within
the prior 30 years, which would disqualify a person
from possessing a firearm under subsection (g) or
(n) of section 922 of title 18. United States Code.

- (3) CLARIFICATION.—Notwithstanding paragraph (2), States shall endeavor to provide the National Instant Criminal Background Check System with all records concerning persons who are prohibited from possessing or receiving a firearm under subsection (g) or (n) of section 922 of title 18, United States Code, regardless of the elapsed time since the disqualifying event.
- 16 (c) Eligibility of State Records for Submis-17 sion to the National Instant Criminal Back-18 ground Check System.—

(1) Requirements for eligibility.—

(A) IN GENERAL.—From information collected by a State, the State shall make electronically available to the Attorney General records relevant to a determination of whether a person is disqualified from possessing or receiving a firearm under subsection (g) or (n) of

1	section 922 of title 18, United States Code, or
2	applicable State law.
3	(B) NICS UPDATES.—The State, on being
4	made aware that the basis under which a record
5	was made available under subparagraph (A)
6	does not apply, or no longer applies, shall, as
7	soon as practicable—
8	(i) update, correct, modify, or remove
9	the record from any database that the
10	Federal or State government maintains
11	and makes available to the National In-
12	stant Criminal Background Check System,
13	consistent with the rules pertaining to that
14	database; or
15	(ii) notify the Attorney General that
16	such basis no longer applies so that the
17	record system in which the record is main-
18	tained is kept up to date.
19	(C) Certification.—To remain eligible
20	for a waiver under subsection (a), a State shall
21	certify to the Attorney General, not less than
22	once during each 2-year period, that at least 90
23	percent of all information described in subpara-

graph (A) has been made electronically avail-

- able to the Attorney General in accordance with subparagraph (A).
 - (D) Inclusion of all records.—For purposes of this paragraph, a State shall identify and include all of the records described under subparagraph (A) without regard to the age of the record.
 - (2) APPLICATION TO PERSONS CONVICTED OF MISDEMEANOR CRIMES OF DOMESTIC VIOLENCE.—
 The State shall make available to the Attorney General, for use by the National Instant Criminal Background Check System, records relevant to a determination of whether a person has been convicted in any court of a misdemeanor crime of domestic violence. With respect to records relating to such crimes, the State shall provide information specifically describing the offense and the specific section or subsection of the offense for which the defendant has been convicted and the relationship of the defendant to the victim in each case.
 - (3) APPLICATION TO PERSONS WHO HAVE BEEN ADJUDICATED AS A MENTAL DEFECTIVE OR COMMITTED TO A MENTAL INSTITUTION.—The State shall make available to the Attorney General, for use by the National Instant Criminal Background Check

- 1 System, the name and other relevant identifying in-
- 2 formation of persons adjudicated as mentally defec-
- 3 tive or those committed to mental institutions to as-
- 4 sist the Attorney General in enforcing section
- 5 922(g)(4) of title 18, United States Code.
- 6 (d) Privacy Protections.—For any information
- 7 provided to the Attorney General for use by the National
- 8 Instant Criminal Background Check System, relating to
- 9 persons prohibited from possessing or receiving a firearm
- 10 under section 922(g)(4) of title 18, United States Code,
- 11 the Attorney General shall work with States and local law
- 12 enforcement and the mental health community to establish
- 13 regulations and protocols for protecting the privacy of in-
- 14 formation provided to the system. The Attorney General
- 15 shall make every effort to meet with any mental health
- 16 group seeking to express its views concerning these regula-
- 17 tions and protocols and shall seek to develop regulations
- 18 as expeditiously as practicable.
- 19 (e) Attorney General Report.—Not later than
- 20 January 31 of each year, the Attorney General shall sub-
- 21 mit to the Committee on the Judiciary of the Senate and
- 22 the Committee on the Judiciary of the House of Rep-
- 23 resentatives a report on the progress of States in auto-
- 24 mating the databases containing the information described
- 25 in subsection (b) and in making that information elec-

- 1 tronically available to the Attorney General pursuant to
- 2 the requirements of subsection (c).

3 SEC. 103. IMPLEMENTATION ASSISTANCE TO STATES.

- 4 (a) AUTHORIZATION.—
- (1) In General.—From amounts made avail-6 able to carry out this section and subject to section 7 102(b)(1)(B), the Attorney General shall make 8 grants to States and Indian tribal governments, in 9 a manner consistent with the National Criminal His-10 tory Improvement Program, which shall be used by 11 the States and Indian tribal governments, in con-12 junction with units of local government and State 13 and local courts, to establish or upgrade information 14 and identification technologies for firearms eligibility 15 determinations.
 - (2) Grants to indian tribes.—Up to 5 percent of the grant funding available under this section may be reserved for Indian tribal governments, including tribal judicial systems.
- 20 (b) USE OF GRANT AMOUNTS.—Grants awarded to 21 States or Indian tribes under this section may only be 22 used to—
- 23 (1) create electronic systems, which provide ac-24 curate and up-to-date information which is directly 25 related to checks under the National Instant Crimi-

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- nal Background Check System (referred to in this
 section as "NICS"), including court disposition and
 corrections records;
 - (2) assist States in establishing or enhancing their own capacities to perform NICS background checks;
 - (3) supply accurate and timely information to the Attorney General concerning final dispositions of criminal records to databases accessed by NICS;
 - (4) supply accurate and timely information to the Attorney General concerning the identity of persons who are prohibited from obtaining a firearm under section 922(g)(4) of title 18, United States Code, to be used by the Federal Bureau of Investigation solely to conduct NICS background checks;
 - (5) supply accurate and timely court orders and records of misdemeanor crimes of domestic violence for inclusion in Federal and State law enforcement databases used to conduct NICS background checks; and
- 21 (6) collect and analyze data needed to dem-22 onstrate levels of State compliance with this Act.
- 23 (c) ELIGIBILITY.—To be eligible for a grant under 24 this section, a State shall certify, to the satisfaction of 25 the Attorney General, that the State has implemented a

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- 1 relief from disabilities program in accordance with section
- 2 105.
- 3 (d) CONDITION.—As a condition of receiving a grant
- 4 under this section, a State shall specify the projects for
- 5 which grant amounts will be used, and shall use such
- 6 amounts only as specified. A State that violates this sub-
- 7 section shall be liable to the Attorney General for the full
- 8 amount of the grant received under this section.
- 9 (e) AUTHORIZATION OF APPROPRIATIONS.—There
- 10 are authorized to be appropriated to carry out this section
- 11 \$250,000,000 for each of the fiscal years 2008 through
- 12 2010.
- 13 (f) USER FEE.—The Federal Bureau of Investigation
- 14 shall not charge a user fee for background checks pursu-
- 15 ant to section 922(t) of title 18, United States Code.
- 16 SEC. 104. PENALTIES FOR NONCOMPLIANCE.
- 17 (a) Attorney General Report.—
- 18 (1) IN GENERAL.—Not later than January 31
- of each year, the Attorney General shall submit to
- the Committee on the Judiciary of the Senate and
- 21 the Committee on the Judiciary of the House of
- Representatives a report on the progress of the
- 23 States in automating the databases containing infor-
- 24 mation described under sections 102 and 103, and

- in providing that information pursuant to the requirements of sections 102 and 103.
- 3 (2) AUTHORIZATION OF APPROPRIATIONS.—
 4 There are authorized to be appropriated to the Department of Justice, such funds as may be necessary
 5 to carry out paragraph (1).

(b) Penalties.—

- (1) DISCRETIONARY REDUCTION.—During the 2-year period beginning 3 years after the date of enactment of this Act, the Attorney General may withhold not more than 3 percent of the amount that would otherwise be allocated to a State under section 506 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3756) if the State provides less than 60 percent of the information required to be provided under sections 102 and 103.
- (2) Mandatory reduction.—After the expiration of the period referred to in paragraph (1), the Attorney General shall withhold 5 percent of the amount that would otherwise be allocated to a State under section 506 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3756), if the State provides less than 90 percent of the information required to be provided under sections 102 and 103.

1	(3) Waiver by attorney general.—The At-
2	torney General may waive the applicability of para-
3	graph (2) to a State if the State provides substantial
4	evidence, as determined by the Attorney General,
5	that the State is making a reasonable effort to com-
6	ply with the requirements of sections 102 and 103.
7	(c) REALLOCATION.—Any funds that are not allo-
8	cated to a State because of the failure of the State to com-
9	ply with the requirements of this title shall be reallocated
10	to States that meet such requirements.
11	SEC. 105. RELIEF FROM DISABILITIES PROGRAM REQUIRED
12	AS CONDITION FOR PARTICIPATION IN
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13	GRANT PROGRAMS.
13	GRANT PROGRAMS.
13 14	GRANT PROGRAMS. (a) Program Described.—A relief from disabilities
13 14 15	GRANT PROGRAMS. (a) Program Described.—A relief from disabilities program is implemented by a State in accordance with this
13 14 15 16	GRANT PROGRAMS. (a) PROGRAM DESCRIBED.—A relief from disabilities program is implemented by a State in accordance with this section if the program—
13 14 15 16	GRANT PROGRAMS. (a) PROGRAM DESCRIBED.—A relief from disabilities program is implemented by a State in accordance with this section if the program— (1) permits a person who, pursuant to State
13 14 15 16 17	GRANT PROGRAMS. (a) PROGRAM DESCRIBED.—A relief from disabilities program is implemented by a State in accordance with this section if the program— (1) permits a person who, pursuant to State law, has been adjudicated as described in subsection
13 14 15 16 17 18	GRANT PROGRAMS. (a) PROGRAM DESCRIBED.—A relief from disabilities program is implemented by a State in accordance with this section if the program— (1) permits a person who, pursuant to State law, has been adjudicated as described in subsection (g)(4) of section 922 of title 18, United States Code,
13 14 15 16 17 18 19 20	GRANT PROGRAMS. (a) PROGRAM DESCRIBED.—A relief from disabilities program is implemented by a State in accordance with this section if the program— (1) permits a person who, pursuant to State law, has been adjudicated as described in subsection (g)(4) of section 922 of title 18, United States Code, or has been committed to a mental institution, to
13 14 15 16 17 18 19 20 21	GRANT PROGRAMS. (a) PROGRAM DESCRIBED.—A relief from disabilities program is implemented by a State in accordance with this section if the program— (1) permits a person who, pursuant to State law, has been adjudicated as described in subsection (g)(4) of section 922 of title 18, United States Code, or has been committed to a mental institution, to apply to the State for relief from the disabilities im-
13 14 15 16 17 18 19 20 21	GRANT PROGRAMS. (a) PROGRAM DESCRIBED.—A relief from disabilities program is implemented by a State in accordance with this section if the program— (1) permits a person who, pursuant to State law, has been adjudicated as described in subsection (g)(4) of section 922 of title 18, United States Code, or has been committed to a mental institution, to apply to the State for relief from the disabilities imposed by subsections (d)(4) and (g)(4) of such sec-

- 1 pursuant to State law and in accordance with the
- 2 principles of due process, if the circumstances re-
- garding the disabilities referred to in paragraph (1),
- 4 and the person's record and reputation, are such
- 5 that the person will not be likely to act in a manner
- dangerous to public safety and that the granting of
- 7 the relief would not be contrary to the public inter-
- 8 est; and
- 9 (3) permits a person whose application for the
- relief is denied to file a petition with the State court
- of appropriate jurisdiction for a de novo judicial re-
- view of the denial.
- 13 (b) Authority To Provide Relief From Cer-
- 14 TAIN DISABILITIES WITH RESPECT TO FIREARMS.—If,
- 15 under a State relief from disabilities program implemented
- 16 in accordance with this section, an application for relief
- 17 referred to in subsection (a)(1) of this section is granted
- 18 with respect to an adjudication or a commitment to a men-
- 19 tal institution, the adjudication or commitment, as the
- 20 case may be, is deemed not to have occurred for purposes
- 21 of subsections (d)(4) and (g)(4) of section 922 of title 18,
- 22 United States Code.

1 TITLE II—FOCUSING FEDERAL

- 2 ASSISTANCE ON THE IM-
- 3 PROVEMENT OF RELEVANT
- 4 **RECORDS**
- 5 SEC. 201. CONTINUING EVALUATIONS.
- 6 (a) EVALUATION REQUIRED.—The Director of the
- 7 Bureau of Justice Statistics (referred to in this section
- 8 as the "Director") shall study and evaluate the operations
- 9 of the National Instant Criminal Background Check Sys-
- 10 tem. Such study and evaluation shall include compilations
- 11 and analyses of the operations and record systems of the
- 12 agencies and organizations necessary to support such Sys-
- 13 tem.
- 14 (b) Report on Grants.—Not later than January
- 15 31 of each year, the Director shall submit to Congress
- 16 a report containing the estimates submitted by the States
- 17 under section 102(b).
- 18 (c) Report on Best Practices.—Not later than
- 19 January 31 of each year, the Director shall submit to Con-
- 20 gress, and to each State participating in the National
- 21 Criminal History Improvement Program, a report of the
- 22 practices of the States regarding the collection, mainte-
- 23 nance, automation, and transmittal of information rel-
- 24 evant to determining whether a person is prohibited from
- 25 possessing or receiving a firearm by Federal or State law,

- 1 by the State or any other agency, or any other records
- 2 relevant to the National Instant Criminal Background
- 3 Check System, that the Director considers to be best prac-
- 4 tices.
- 5 (d) AUTHORIZATION OF APPROPRIATIONS.—There
- 6 are authorized to be appropriated such sums as may be
- 7 necessary for each of the fiscal years 2008 through 2010
- 8 to complete the studies, evaluations, and reports required
- 9 under this section.

10 TITLE III—GRANTS TO STATE

- 11 **COURT SYSTEMS FOR THE IM-**
- 12 **PROVEMENT IN AUTOMATION**
- 13 AND TRANSMITTAL OF DIS-
- 14 **POSITION RECORDS**
- 15 SEC. 301. DISPOSITION RECORDS AUTOMATION AND
- 16 TRANSMITTAL IMPROVEMENT GRANTS.
- 17 (a) Grants Authorized.—From amounts made
- 18 available to carry out this section, the Attorney General
- 19 shall make grants to each State, consistent with State
- 20 plans for the integration, automation, and accessibility of
- 21 criminal history records, for use by the State court system
- 22 to improve the automation and transmittal of criminal his-
- 23 tory dispositions, records relevant to determining whether
- 24 a person has been convicted of a misdemeanor crime of
- 25 domestic violence, court orders, and mental health adju-

- 1 dications or commitments, to Federal and State record re-
- 2 positories in accordance with sections 102 and 103 and
- 3 the National Criminal History Improvement Program.
- 4 (b) Grants to Indian Tribes.—Up to 5 percent
- 5 of the grant funding available under this section may be
- 6 reserved for Indian tribal governments for use by Indian
- 7 tribal judicial systems.
- 8 (c) Use of Funds.—Amounts granted under this
- 9 section shall be used by the State court system only—
- 10 (1) to carry out, as necessary, assessments of
- the capabilities of the courts of the State for the au-
- tomation and transmission of arrest and conviction
- records, court orders, and mental health adjudica-
- tions or commitments to Federal and State record
- 15 repositories; and
- 16 (2) to implement policies, systems, and proce-
- dures for the automation and transmission of arrest
- and conviction records, court orders, and mental
- 19 health adjudications or commitments to Federal and
- 20 State record repositories.
- 21 (d) Eligibility.—To be eligible to receive a grant
- 22 under this section, a State shall certify, to the satisfaction
- 23 of the Attorney General, that the State has implemented
- 24 a relief from disabilities program in accordance with sec-
- 25 tion 105.

- 1 (e) AUTHORIZATION OF APPROPRIATIONS.—There
- 2 are authorized to be appropriated to the Attorney General
- 3 to carry out this section \$125,000,000 for each of the fis-
- 4 cal years 2008 through 2010.

5 TITLE IV—GAO AUDIT

- 6 SEC. 401. GAO AUDIT.
- 7 (a) IN GENERAL.—The Comptroller General of the
- 8 United States shall conduct an audit of the expenditure
- 9 of all funds appropriated for criminal records improve-
- 10 ment pursuant to section 106(b) of the Brady Handgun
- 11 Violence Prevention Act (Public Law 103–159) to deter-
- 12 mine if the funds were expended for the purposes author-
- 13 ized by the Act and how those funds were expended for
- 14 those purposes or were otherwise expended.
- 15 (b) Report.—Not later than 6 months after the date
- 16 of enactment of this Act, the Comptroller General shall
- 17 submit a report to Congress describing the findings of the
- 18 audit conducted pursuant to subsection (a).

Passed the House of Representatives June 13, 2007. Attest:

Clerk.

110TH CONGRESS H. R. 2640

AN ACT

To improve the National Instant Criminal Background Check System, and for other purposes.