

116TH CONGRESS 1ST SESSION H.R. 3741

To establish the National Center for the Right to Counsel.

IN THE HOUSE OF REPRESENTATIVES

July 12, 2019

Mr. Deutch introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To establish the National Center for the Right to Counsel.

- 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 "National Center for
- 5 the Right to Counsel Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) The Sixth Amendment to the Constitution
- 9 of the United States provides that "In all criminal
- prosecutions, the accused shall enjoy the right to

1	have the Assistance of Counsel for his de-
2	fense.".
3	(2) In Gideon v. Wainwright, 372 U.S. 335
4	(1963), the United States Supreme Court held that
5	the States were required to provide counsel for indi-
6	gent defendants in all felony cases.
7	(3) In Argersinger v. Hamlin, 407 U.S. 25
8	(1972), the United States Supreme Court held that
9	indigent defendants are entitled to court-appointed
10	counsel in any case that leads to actual imprison-
11	ment.
12	(4) For more than 50 years, the States and
13	local governments have been struggling to satisfy
14	this mandate.
15	SEC. 3. DEFINITIONS.
16	In this Act:
17	(1) The term "Board" means the Board of Di-
18	rectors of the National Center for the Right to
19	Counsel.
20	(2) The term "Center" means the National
21	Center for the Right to Counsel established in this
22	Act.
23	(3) The term "indigent defendant" means a de-
24	fendant in a criminal case who is unable to afford

- a reasonable attorney's fee in the case against such
 person.
- (4) The term "public defense services" means
 legal assistance provided to an indigent defendant in
 a criminal case against such person.
 - (5) The term "public defense system" means a system that provides public defense services, and includes a system that is run by a State or local unit of government, and a system that is run by a private entity or individual that provides such services by reason of a contract with a State or local unit of government.
 - (6) The term "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands.

18 SEC. 4. ESTABLISHMENT OF CENTER.

- 19 (a) In General.—There is established in the Dis-
- 20 trict of Columbia a private nonmembership nonprofit cor-
- 21 poration, which shall be known as the National Center for
- 22 the Right to Counsel, for the purpose of—
- 23 (1) providing financial support to supplement,
- 24 not supplant, funding for public defense systems;
- 25 and

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- 1 (2) providing financial and substantive support
- 2 for training programs that aim to improve the deliv-
- 3 ery of legal services to indigent defendants.
- 4 (b) Principal Office; Agent for Service of
- 5 Process.—The Center shall maintain its principal office
- 6 in the District of Columbia and shall maintain therein a
- 7 designated agent to accept service of process for the Cen-
- 8 ter. Notice to or service upon the agent shall be deemed
- 9 notice to or service upon the Center.
- 10 (c) Status of Center Under Tax Laws.—The
- 11 Center shall be eligible to be treated as an organization
- 12 described in section 170(c)(2)(B) of the Internal Revenue
- 13 Code of 1986 and as an organization described in section
- 14 501(c)(3) of the Internal Revenue Code of 1986 which is
- 15 exempt from taxation under section 501(a) of such Code.
- 16 If such treatments are conferred in accordance with the
- 17 provisions of such Code, the Center shall be subject to all
- 18 provisions of such Code relevant to the conduct of organi-
- 19 zations exempt from taxation.
- 20 SEC. 5. GOVERNING BODY.
- 21 (a) Board of Directors Established.—The Cen-
- 22 ter shall have a Board of Directors consisting of 9 voting
- 23 members appointed by the President, by and with the ad-
- 24 vice and consent of the Senate. The President shall make

1	such nominations not later than 60 days after the date
2	of the enactment of this Act.
3	(b) QUALIFICATIONS OF MEMBERS.—The members
4	shall be qualified as follows:
5	(1) A majority of the members shall be mem-
6	bers of the bar of the highest court of any State.
7	(2) One member shall have been an indigent de-
8	fendant who received public defense services from a
9	public defense system.
10	(3) The members, except for the member de-
11	scribed in paragraph (2), shall have—
12	(A) significant experience in the legal de-
13	fense of criminal cases;
14	(B) demonstrated a commitment to quality
15	indigent defense representation; or
16	(C) demonstrated a commitment to work-
17	ing with and advocating for the population
18	served by the Center.
19	(c) TERMS.—
20	(1) IN GENERAL.—The term of a member shall
21	be 5 years, except as provided in paragraphs (2) and
22	(4).
23	(2) First terms.—As designated by the Presi-
24	dent at the time of appointment, of the members
25	first appointed—

1	(A) three shall be appointed for terms of
2	2 years;
3	(B) three shall be appointed for terms of
4	3 years; and
5	(C) three shall be appointed for terms of 4
6	years.
7	(3) REAPPOINTMENT.—No member may be re-
8	appointed to more than two consecutive terms imme-
9	diately following such member's initial term.
10	(4) Vacancies.—Any member appointed to fill
11	a vacancy occurring before the expiration of the
12	term for which the member's predecessor was ap-
13	pointed shall be appointed only for the remainder of
14	that term. A member may serve after the expiration
15	of that member's term until a successor has taken
16	office. A vacancy in the Board shall be filled in the
17	manner in which the original appointment was
18	made.
19	(5) Removal for cause.—A member of the
20	Board may be removed by the President for malfea-
21	sance in office, for persistent neglect of or inability
22	to discharge duties, or for offenses involving moral
23	turpitude, and for no other cause.
24	(d) Members Not Officers or Employees of a
25	GOVERNMENT.—The members of the Board shall not, by

- 1 reason of such membership, be deemed officers or employ-
- 2 ees of the Federal Government, a State government, local
- 3 government, or any law enforcement agency.
- 4 (e) Chairman.—The President shall select a chair-
- 5 man from among the initial members to serve for a period
- 6 of two years. Thereafter, the chairman shall be elected an-
- 7 nually by the members.
- 8 (f) Conflict of Interest.—
- 9 (1) In General.—No member of the Board,
- member of a State advisory council, or employee of
- a regional backup service center may participate in
- any decision, action, or recommendation with respect
- to any matter which directly benefits such member
- or employee or pertains specifically to any firm or
- organization with which such member or employee is
- then associated or has been associated within a pe-
- 17 riod of two years.
- 18 (2) DISCLOSURE AND RECUSAL.—In the event
- of a conflict of interest described in paragraph (1),
- the member of the Board, member of a State advi-
- sory council, or employee of a regional backup serv-
- ice center who has a conflict shall disclose the inter-
- est that the member or employee has in the matter,
- subject to applicable attorney-client privilege, to the
- 25 Board, and—

1	(A) in the case of a member of a State ad-
2	visory council, to that council; or
3	(B) in the case of an employee of a re-
4	gional backup service center, to that center.
5	(3) Written Policy.—The Center shall adopt
6	a written policy to ensure that paragraphs (1) and
7	(2) are carried out.
8	(g) State Advisory Councils.—
9	(1) In general; appointment of mem-
10	BERS.—Each State shall have a State advisory coun-
11	cil composed of 9 members, appointed not later than
12	90 days after the first meeting of the Board as fol-
13	lows:
14	(A) Three members appointed by the Chief
15	Justice of the highest court of the State.
16	(B) Three members appointed by the
17	United States Senators for the State, or in the
18	case of a State that does not have Senators, ap-
19	pointed by the Member of the United States
20	House of Representatives for that State.
21	(C) Three members appointed by the chief
22	executive of the State.
23	(2) Failure to appoint.—If 90 days have
24	elapsed without such an advisory council appointed
25	pursuant to paragraph (1), the Board is authorized

- to appoint such a council, or such remaining unappointed members of the council, from among the individuals recommended by the State bar association.
 - (3) QUALIFICATIONS OF MEMBERS.—The members of the advisory council shall be subject to the qualifications under subsection (b), and shall be made from among recommendations made by the State bar association, in collaboration with the Access to Justice Initiative of the Department of Justice.
 - (4) TERMS; VACANCIES.—The term of a member of a State advisory council shall be 4 years. A member may serve after the expiration of that member's term until a successor member takes office. A vacancy on the council shall be filled in the manner described in paragraph (2).
 - (5) Powers.—Each State advisory council shall—
 - (A) monitor, receive, and investigate complaints regarding the compliance of public defense systems in that State that receive funding under this Act with the provisions of this Act and applicable rules, regulations, and guidelines promulgated pursuant to this Act;

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1	(B) notify the Center of any apparent vio-
2	lation of the provisions of this Act and applica-
3	ble rules, regulations, and guidelines promul-
4	gated pursuant to this Act, and furnish a copy
5	of the notification to any recipient affected
6	thereby, and the Center shall allow such recipi-
7	ent a reasonable time (but in no case less than
8	30 days) to reply to any allegation contained in
9	the notification;
10	(C) collect information and data on the de-
11	livery of public defense services in that State;
12	and
13	(D) facilitate the sharing of information
14	between public defense systems in that State.
15	(6) Staff.—Each State advisory council may
16	appoint additional personnel as it considers appro-
17	priate in order to carry out paragraph (5)(A).
18	(7) Report.—Beginning on the date that is
19	one year after a State advisory council has its first
20	meeting, and annually thereafter, a State advisory
21	council shall submit to the Center a report that in-
22	cludes—
23	(A) an assessment on the provision of pub-
24	lie defense services in that State and

1	(B) recommendations on actions that the
2	Center could take to—
3	(i) enhance compliance of public de-
4	fense systems in that State that receive
5	funding under this Act with the provisions
6	of this Act and applicable rules, regula-
7	tions, and guidelines promulgated pursuant
8	to this Act; and
9	(ii) improve the delivery of public de-
10	fense services in that State.
11	(h) Open Meetings; Applicability of Govern-
12	MENT IN THE SUNSHINE PROVISIONS.—All meetings of
13	the Board, of any executive committee of the Board, and
14	of any advisory council established in connection with this
15	Act shall be open and shall be subject to the requirements
16	and provisions of section 552b of title 5, United States
17	Code (relating to open meetings).
18	(i) QUARTERLY MEETINGS.—The Board shall meet
19	at least 4 times during each calendar year.
20	SEC. 6. OFFICERS AND EMPLOYEES.
21	(a) Executive Director and Other Officers.—
22	The Board shall appoint the Executive Director of the
23	Center, who shall be a member of the bar of the highest
24	court of a State and shall be a nonvoting ex officio mem-
25	ber of the Board, and such other officers as the Board

- 1 determines necessary. No officer of the Center may receive
- 2 any salary or other compensation for services from any
- 3 source other than the Center during his period of employ-
- 4 ment by the Center, except as authorized by the Board.
- 5 All officers shall serve at the pleasure of the Board.
- 6 (b) Appointment and Removal of Employees.—
- 7 The Executive Director of the Center, subject to general
- 8 policies established by the Board, may appoint and remove
- 9 such employees of the Center as the Executive Director
- 10 determines necessary to carry out the purposes of the Cen-
- 11 ter.
- 12 (c) Nonpartisan Appointments.—No political test
- 13 or political qualification shall be used in selecting, appoint-
- 14 ing, promoting, or taking any other personnel action with
- 15 respect to any officer, agent, or employee of the Center
- 16 or of any recipient, or in selecting or monitoring any
- 17 grantee, contractor, or person or entity receiving financial
- 18 assistance under this title.
- 19 (d) Compensation.—Officers and employees of the
- 20 Center shall be compensated at rates determined by the
- 21 Board, but not in excess of the rate of level V of the Exec-
- 22 utive Schedule specified in section 5316 of title 5, United
- 23 States Code.
- 24 (e) Officers and Employees Not Deemed Offi-
- 25 CERS AND EMPLOYEES OF FEDERAL GOVERNMENT.—

- 1 (1) IN GENERAL.—Except as otherwise specifi-2 cally provided in this Act, officers and employees of 3 the Center shall not be considered officers or em-4 ployees, and the Center shall not be considered a de-5 partment, agency, or instrumentality, of the Federal 6 Government.
 - (2) EXCEPTIONS.—Officers and employees of the Center shall be considered officers and employees of the Federal Government for purposes of the following provisions of title 5, United States Code: subchapter I of chapter 81 (relating to compensation for work injuries); chapter 83 (relating to civil service retirement); chapter 87 (relating to life insurance); and chapter 89 (relating to health insurance). The Center shall make contributions at the same rates applicable to agencies of the Federal Government under the provisions referred to in this subsection.
 - (3) Freedom of information.—The Center and its officers and employees shall be subject to the provisions of section 552 of title 5, United States Code (relating to freedom of information).
 - (4) OFFICE OF MANAGEMENT AND BUDGET.—
 Nothing in this Act shall be construed as limiting
 the authority of the Office of Management and

- 1 Budget to review and submit comments upon the
- 2 Center's annual budget request at the time it is
- 3 transmitted to the Congress.

4 SEC. 7. POWERS, DUTIES, AND LIMITATIONS.

- 5 (a) Powers of Nonprofit Corporation.—To the
- 6 extent consistent with the provisions of this Act, the Cen-
- 7 ter shall exercise the powers conferred upon a nonprofit
- 8 corporation by the District of Columbia Nonprofit Cor-
- 9 poration Act (except for section 1005(o) of title 29 of the
- 10 District of Columbia Code).
- 11 (b) Grant and Contract Power.—The Center is
- 12 authorized—
- 13 (1) for the purpose of providing public defense
- services to indigent defendants, to provide financial
- assistance to and to make grants and contracts with
- individuals, partnerships, firms, corporations, non-
- 17 profit organizations, public defense systems, State
- 18 governments, and local governments; and
- 19 (2) to make such other grants and contracts as
- are necessary to carry out the purposes and provi-
- sions of this Act.
- (c) Power To Accept Money and Property.—
- 23 The Center is authorized to accept, in the name of the
- 24 Center, and employ or dispose of in furtherance of the
- 25 purposes of this Act, any money or property, real, per-

- 1 sonal, or mixed, tangible or intangible, received by gift,
- 2 devise, bequest, or otherwise.
- 3 (d) Other Powers Relating to the Provision
- 4 OF PUBLIC DEFENSE SERVICES.—The Center is author-
- 5 ized to undertake directly, or by grant or contract, the
- 6 following activities relating to the delivery of public de-
- 7 fense services—
- 8 (1) research;
- 9 (2) training and technical assistance; and
- 10 (3) to serve as a clearinghouse for information.
- (e) Disciplinary Powers.—
- 12 (1) CENTER.—The Center shall have authority
 13 to ensure the compliance of recipients and their em14 ployees with the provisions of this Act and the rules,
 15 regulations, and guidelines promulgated pursuant to
 16 this Act, and to terminate, after a hearing in accord17 ance with section 11, financial support to a recipient
 18 which fails to comply.
 - (2) RECIPIENT.—If a recipient finds that any of its employees has violated or caused the recipient to violate the provisions of this Act, or the rules, regulations, and guidelines promulgated pursuant to this Act, the recipient shall take appropriate remedial or disciplinary action in accordance with the

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- 1 types of procedures prescribed in the provisions of
- 2 section 11.
- 3 (f) Interference With Professional Respon-
- 4 SIBILITIES OF ATTORNEYS PROHIBITED.—The Center
- 5 shall not, under any provision of this Act, interfere with
- 6 any attorney in carrying out such attorney's professional
- 7 responsibilities to such attorney's client as established in
- 8 the American Bar Association Model Rules of Professional
- 9 Conduct or abrogate as to attorneys in programs assisted
- 10 under this Act the authority of a State of other jurisdic-
- 11 tion to enforce the standards of professional responsibility
- 12 generally applicable to attorneys in such jurisdiction. The
- 13 Center shall ensure that activities under this Act are car-
- 14 ried out in a manner consistent with attorneys' profes-
- 15 sional responsibilities.
- 16 (g) BAR MEMBER REQUIRED.—No attorney shall re-
- 17 ceive any compensation, either directly or indirectly, for
- 18 the provision of public defense services under this Act un-
- 19 less such attorney is admitted or otherwise authorized by
- 20 law, rule, or regulation to practice law or provide such as-
- 21 sistance in the jurisdiction where such services are initi-
- 22 ated.
- 23 (h) Languages Other Than English.—In areas
- 24 where significant numbers of indigent defendants speak
- 25 a language other than English as their principal language,

the Center shall, to the extent feasible, provide that their principal language is used in the provision of public defense services to such defendants under this Act. 4 (i) Miscellaneous Prohibitions.— 5 (1) The Center shall have no power to issue any 6 shares of stock, or to declare or pay any dividends. 7 (2) No part of the income or assets of the Cen-8 ter shall inure to the benefit of any director, officer, 9 or employee, except as reasonable compensation for 10 services or reimbursement for expenses. 11 (j) Political Activities of Center Employees AND STAFF ATTORNEYS.— 12 13 (1) Employees of the Center or of recipients 14 shall not at any time intentionally identify the Cen-15 ter or the recipient with any partisan or nonpartisan 16 political activity associated with a political party or 17 association, or the campaign of any candidate for 18 public or party office. 19 (2) Employees of the Center and staff attorneys 20 shall be deemed to be State or local employees for 21 purposes of chapter 15 of title 5, except that no 22 staff attorney may be a candidate in a partisan po-

litical election.

SEC. 8. GRANTS AND CONTRACTS.

- 2 (a) Center Executive Director Authorized To
- 3 Make Grants and Enter Into Contracts.—The Ex-
- 4 ecutive Director of the Center is authorized to make
- 5 grants and enter into contracts under this Act.
- 6 (b) Grants Described.—
- 7 (1) IN GENERAL.—The Center shall make
- 8 grants to State or local governments and public de-
- 9 fense systems that supplement, not supplant, other
- available resources for the purpose of improving or
- 11 establishing public defense systems.
- 12 (2) TERM.—The term of a grant under this
- section shall be 2 or 3 years, as determined by the
- 14 Center.
- 15 (3) Renewal.—A grant recipient under this
- Act may renew such grant by submitting an applica-
- tion to the Executive Director of the Center at such
- time, in such manner, and containing such informa-
- tion as the Executive Director may reasonably re-
- quire, including an assessment of such recipient's
- 21 compliance with or progress toward achieving the
- 22 quality standards that the Center develops under
- subsection (e).
- (c) Program Evaluation.—The Center shall mon-
- 25 itor and evaluate and provide for independent evaluations
- 26 of programs supported in whole or in part under this Act

- 1 to ensure that the provisions of this Act and the bylaws
- 2 of the Center and applicable rules, regulations, and guide-
- 3 lines promulgated pursuant to this Act are carried out.
- 4 (d) Public Notification.—Not later than 30 days
- 5 prior to the approval of any grant application or prior to
- 6 entering into a contract or prior to the initiation of any
- 7 other project, the Center shall announce publicly, and
- 8 shall notify the Governor, the State bar association of any
- 9 State, and the principal local bar associations (if there be
- 10 any) of any community, where public defense services will
- 11 thereby be initiated, of such grant, contract, or project.
- 12 Notification shall include a reasonable description of the
- 13 grant application or proposed contract or project and re-
- 14 quest comments and recommendations.
- 15 (e) QUALITY STANDARDS.—The Center shall develop
- 16 and make publicly available standards for the quality of
- 17 public defense services, which the Center shall use to as-
- 18 sess the success of a recipient in improving a public de-
- 19 fense system.
- 20 (f) Online Database.—The Center shall establish
- 21 and maintain a database that shall be publicly available
- 22 online, and shall include the contact information for all
- 23 public defense systems in every State.
- 24 (g) REGIONAL BACKUP SERVICE.—

1	(1) IN GENERAL.—The Center shall establish
2	regional backup service centers to assist public de-
3	fense systems.
4	(2) Services.—The services provided at such
5	centers shall include—
6	(A) providing attorneys engaged in public
7	defense services with access to qualified inves-
8	tigators and sentencing mitigation specialists;
9	(B) providing information to public defense
10	systems about grants that are available to
11	them, and providing assistance and guidance to
12	public defense systems that apply for such
13	grants; and
14	(C) other services that the Center deter-
15	mines are appropriate.
16	(3) Locations.—The Center shall determine
17	the locations of the regional backup service centers,
18	and the geographic region that each center is re-
19	sponsible for serving.
20	(h) REQUISITES.—With respect to grants or con-
21	tracts in connection with the provision of public defense
22	services under this Act, the following shall apply:
23	(1) Professional standards.—The Center
24	shall ensure the maintenance of the highest quality
25	of service and professional standards, the preserva-

- tion of attorney-client relationships, and the protection of the integrity of the adversary process from any impairment in furnishing public defense services.
 - (2) Economical and effective delivery of Public defense services.—The Center shall ensure that grants and contracts are made so as to provide the most economical and effective delivery of public defense services to persons in both urban and rural areas.
 - (3) Outside practice of law prohibited.—
 The Center shall ensure that attorneys employed full
 time in public defense services activities supported in
 major part by the Center refrain from—
 - (A) any compensated outside practice of law; and
 - (B) any uncompensated outside practice of law except as authorized in guidelines promulgate by the Center.
 - (4) Continuation of funding.—The Center may provide interim funding necessary to maintain current level of activities for any grantee, contractor, or person or entity receiving financial assistance under this Act that files with the Center a timely application for refunding until—

1	(A) the application for refunding has been
2	approved and funds pursuant thereto received:
3	or
4	(B) the application for refunding has been
5	denied in accordance with section 11.
6	SEC. 9. RECORDS AND REPORTS.
7	(a) AUTHORITY TO REQUIRE REPORTS.—The Center
8	is authorized to require such reports as it deems necessary
9	from any grantee, contractor, person, or entity receiving
10	financial assistance under this Act regarding activities
11	carried out pursuant to this Act.
12	(b) Authority To Require Recordkeeping; Ac-
13	CESS TO RECORDS.—The Center is authorized to prescribe
14	the keeping of records with respect to funds provided by
15	grant or contract and shall have access to such records
16	at all reasonable times for the purpose of insuring compli-
17	ance with the grant or contract or the terms and condi-
18	tions upon which financial assistance was provided.
19	(c) Annual Report to President and Con-
20	GRESS.—The Center shall publish an annual report which
21	shall be filed by the Center with the President and the
22	Congress. Such report shall include—
23	(1) a description of the state of the provision of
24	public defense services throughout the United States

- and any recommendations for improving the state of
 such services;
- 3 (2) a description of the services that the Center 4 provides and any recommendations for improving 5 the quality of such services; and
- 6 (3) a copy of each report from a State advisory 7 council that the Center has received for that year 8 under section 5(g)(6).
- 9 (d) Copies and Retention of Reports.—Copies 10 of all reports pertinent to the evaluation, inspection, or monitoring of any grantee, contractor, or person or entity 12 receiving financial assistance under this Act shall be submitted on a timely basis to such grantee, contractor, or person or entity, and shall be maintained in the principal 14 15 office of the Center for a period of at least 5 years subsequent to such evaluation, inspection, or monitoring. Such 16 17 reports shall be available for public inspection during reg-
- 18 ular business hours, and copies shall be furnished, upon 19 request, to interested parties upon payment of such rea-20 sonable fees as the Center may establish.
- 21 (e) Publication in Federal Register of Rules,
- 22 REGULATIONS, GUIDELINES, AND INSTRUCTIONS.—The
- 23 Center shall afford notice and reasonable opportunity for
- 24 comment to interested parties prior to issuing rules, regu-
- 25 lations, and guidelines, and it shall publish in the Federal

- 1 Register at least 30 days prior to their effective date all
- 2 its rules, regulations, guidelines, and instructions.

SEC. 10. AUDITS.

(a) Annual Audit.—

- (1) IN GENERAL.—The accounts of the Center shall be audited annually. Such audits shall be conducted in accordance with generally accepted auditing standards by independent certified public accountants who are certified by a regulatory authority of the jurisdiction in which the audit is undertaken.
- (2) AVAILABILITY OF RECORDS.—The audits shall be conducted at the place or places where the accounts of the Center are normally kept. All books, accounts, financial records, reports, files, and other papers or property belonging to or in use by the Center and necessary to facilitate the audits shall be made available to the person or persons conducting the audits, and full facilities for verifying transactions with the balances and securities held by depositories, fiscal agents, and custodians shall be afforded to any such person.
- (3) AUDIT REPORT.—The report of the annual audit shall be filed with the Government Accountability Office and shall be available for public inspec-

- tion during business hours at the principal office ofthe Center.
- 3 (b) Audit by Government Accountability Of-
- 4 FICE.—

- (1) In General.—In addition to the annual audit, the financial transactions of the Center for any fiscal year during which Federal funds are avail-able to finance any portion of its operations may be audited by the Government Accountability Office in accordance with such rules and regulations as may be prescribed by the Comptroller General of the United States.
 - (2) AVAILABILITY OF RECORDS.—Any such audit shall be conducted at the place or places where accounts of the Center are normally kept. The representatives of the Government Accountability Office shall have access to all books, accounts, financial records, reports, files, and other papers or property belonging to or in use by the Center and necessary to facilitate the audit, and full facilities for verifying transactions with the balances and securities held by depositories, fiscal agents, and custodians shall be afforded to such representatives. All such books, accounts, financial records, reports, files, and other papers or property of the Center shall remain in the

- 1 possession and custody of the Center throughout the
- 2 period beginning on the date such possession or cus-
- 3 tody commences and ending three years after such
- 4 date, but the General Accountability Office may re-
- 5 quire the retention of such books, accounts, financial
- 6 records, reports, files, papers, or property for a
- 7 longer period under section 3523(c) of title 31,
- 8 United States Code.
- 9 (3) AUDIT REPORT.—A report of such audit
- shall be made by the Comptroller General to the
- 11 Congress and to the President, together with such
- recommendations with respect thereto as the Comp-
- troller General shall deem advisable.
- 14 (c) Attorney-Client Privilege.—Notwithstand-
- 15 ing the provisions of this section or of section 9, neither
- 16 the Center nor the Comptroller General shall have access
- 17 to any reports or records subject to the attorney-client
- 18 privilege.

19 SEC. 11. SPECIAL LIMITATIONS.

- The Center shall prescribe procedures that ensure
- 21 that financial assistance under this Act shall not be termi-
- 22 nated (except that funding may be temporarily suspended
- 23 during an interim period during the processing and con-
- 24 sideration of an application for refunding), and an applica-
- 25 tion for refunding shall not be denied, unless the grantee,

contractor, or person or entity receiving financial assistance under this Act has been afforded reasonable notice 3 and opportunity for a timely, full, and fair hearing, and when requested, such hearing shall be conducted by an independent hearing examiner. Such hearing shall be held prior to any final decision by the Center to terminate financial assistance or suspend or deny funding. Hearing 8 examiners shall be appointed by the Center in accordance with procedures established in regulations promulgated by the Center. 10 SEC. 12. COORDINATION. 12 The President may direct that appropriate support functions of the Federal Government may be made available to the Center in carrying out its activities under this 14 Act, to the extent not inconsistent with other applicable 16 law. SEC. 13. GAO STUDY. 18 On the date that is 4 years after the date of the en-19 actment of this Act, the Comptroller General shall submit to Congress a study on— 20 21 (1) the affect that the Center has had on— 22 (A) the provision of public defense services; 23 and

(B) the cost of the criminal justice system;

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and

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- 1 (2) the provision and the cost of providing pub-
- 2 lie defense services for jurisdictions that do not re-
- 3 ceive assistance from the Center.
- 4 SEC. 14. FUNDS.
- 5 Section 506 of title I of the Omnibus Crime Control
- 6 and Safe Streets Act of 1968 (42 U.S.C. 3756) is amend-
- 7 ed by inserting at the end the following:
- 8 "(c) Of the total amount made available to carry out
- 9 this subpart for a fiscal year, the Attorney General shall
- 10 reserve not less than 10 percent to carry out the National
- 11 Center for the Right to Counsel Act.".

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