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Citation: 1 William H. Manz Federal Copyright Law The Histories of the Major Enactments of the 105th 19114 1999

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Retracting good-time credit earned by inmates if they file lawsuits deemed

These provisions are based on similar provisions that were enacted in Arizona. Arizona's recent reforms have already reduced state prisoner cases by 50 percent. Now is the time to reproduce these common sense reforms in Federal law. If we achieve a 50-percent reduction in bogus Federal prisoner claims, we will free up judicial re-sources for claims with merit by both prisoners and nonprisoners.

SPECIAL MASTERS

This bill requires the Federal judici-Inis bill requires the Federal Judiciary to pay for special masters in prison litigation cases. Currently, Federal court Judges can, and do, force States to pay the costs for special masters. This is an unfunded judicial mandate. The special masters appointed in prison litigation cases have cost Arizona taxpavers more than \$370,000 since 1992. Arizona taxpayers have paid special masters up to \$175 an hour. In one case, taxpayers funds were used to hire a chauffeur for a special master.

VICTIM RIGHTS AND DOMESTIC VIOLENCE

Women are the victims of more than 4.5 million violent crimes a year, in-cluding half a million rapes or other sexual assaults, according to the Department of Justice. The National Victims Center calculates that a woman is

battered every 15 seconds.

Last year's crime bill, which is now law, did much to help victims of domestic violence—making it easier for evidence of intrafamilial sexual abuse to be introduced, for example. It will now be much easier for prosecutors in Federal cases to introduce evidence that the accused committed a similar crime in the past. The crime act also provides Federal funding for battered women's shelters and training for lawenforcement officers and prosecutors. But more needs to be done. A me

sage must be sent to abusers that their behavior is not a family matter. Society should treat domestic violence as seriously as it does violence between strangers. My bill will strengthen the ights of domestic violence Federal court and, hopefully, set a standard for the individual States to

First, my bill authorizes the death penalty for cases in which a woman is

murdered by her husband or boyfriend. My bill also provides that if a defend-ant presents negative character evidence concerning the victim, the Gov-ernment's rebuttal can include negative character evidence concerning the defendant.

We must establish a higher standard of professional conduct for lawyers. My legislation prohibits harassing or dilatory tactics. knowingly presenting false evidence or discrediting truthful evidence, willful ignorance of matters that could be learned from the client. and concealment of information necessary to prevent sexual abuse or other

violent crimes.

Violence in our society leaves lawabiding citizens feeling defenseless. It

is time to level the playing field. Federal law currently gives the defense more chances than the prosecution to reject a potential juror. My bill pro-tects the right of victims to an impartial jury by giving both sides the same number of peremptory challenges. FIREARMS

Almost 30 percent of all violent crimes are committed through the use of a firearm, either to intimidate the victim into submission or to injure the victim, according to the Bureau of Justice Statistics. And 70 percent of all murders committed were accomplished through the use of a firearm. To help stop this violence the bill increases the mandatory minimum sentences for criminals who use firearms in the commission of crimes. It imposes the following minimum penalties: 10 years for using or carrying a firearm during the commission of a Federal crime of vio-lence or drug trafficking crime; 20 years if the firearm is discharged; incarceration for life or punishment by death if death of a person results.

THE EXCLUSIONARY RULE

To ensure that relevant evidence is not kept from juries, the bill extends the good faith exception to the exclurule to nonwarrant sionary cases. where the court determines that the circumstances justified an objectively reasonable belief by officers that their conduct was lawful.

THE DEATH PENALTY

The vast majority of the American public supports the option of the death penalty. An ABC News/Washington Post poll conducted in January 1995 found that 74 percent of Americans favor the death penalty for persons convicted of murder. Similarly, a Market Opinion Research poll conducted in December 1994 found that nearly threequarters of Americans support capital punishment.

To deter crime and to make a clear

statement that the most vicious, evil behavior will not be tolerated in our society, the bill strengthens the death penalty standards.

Additionally, the bill adds murder of a witness as an aggravating factor that permits a jury to consider the death penalty; provides effective safeguards against delay in the execution of Fed-eral capital sentences resulting from protracted collateral litigation, including time limits on filing and strict limitations on successive motions; and provides for capital punishment for murders committed in the District of Columbia.

HABEAS CORPUS

To eliminate the abuse, delay, and repetitive litigation in the lower Federal courts, title VIII of this bill provides that the decision of State courts will not be subject to review in the lower Federal courts, so long as they are adequate and effective remedies in the State courts for testing the legality of a person's detention. This provision limits the needless duplicative review in the lower Federal courts, and helps put a stop to the endless appeals of convicted criminals. Judge Robert Bork has written a letter in support of this provision.

COMPUTER CRIME I am pleased to include, in this bill, my National Information Infrastruc-Protection Act which strengthen current public law on computer crime and protect the national information infrastructure. My fear that our national infrastructure—the information that bonds all Americans—is not adequately protected. I offer this legislation as a protection to one of America's greatest commod-

ities—information,
Although there has never been an accurate nationwide reporting system for computer crime, specific reports suggest that computer crime is rising. For example, the Computer Emergency and Response Team [CERT] at Carnegie-Response Team [CERT] at Carnegie-Mellon University reports that com-puter intrusions have increased from 132 in 1989 to 2,341 last year. A June 14 Wall Street Journal article stated that a Rand Corp. study reported 1,172 hacking incidents occurred during the first 6 months of last year. A report commissioned last year by the Department of Defense and the CIA stated that [alttacks against information systems "[a]ttacks against information systems are becoming more aggressive, not only seeking access to confidential information, but also stealing and degrading service and destroying data." Clearly there is a need to reform the current criminal statutes covering computers.

ADMINISTRATIVE SUBPOENA

This bill allows high-ranking Secret Service agents to issue an administrative subpoena for information in cases in which a person's life is in danger. The Department of Agriculture, the Resolution Trust Corporation, and the Food and Drug Administration already have administrative subpoena power. The Secret Service should have it to protect the lives of American citizens. INTERNET GAMBLING

There is a new underworld of gambling evolving. Gambling on the Internet is on the rise. Many "virtual" casinos have emerged on this vast network that accept real money at the click of a mouse or the punch of a key. It is estimated that Internet gambling could, before too long, become a \$50 bil lion business. That is why I have in-cluded a section which will make it illegal, if it is illegal to gamble in your State, to gamble on the Internet. Cur-rent statutes make it illegal only if you are in the business of gambling on the Internet. I have also included a provision that would require the Department of Justice to analyze all problems associated with enforcing the current gambling statute.

The Kyl crime bill is an important effort in the fight against crime. We can win this fight, if we have the convic-tion, and keep the pressure on Congress to pass tough crime-control measures. It is time to stop kowtowing to pris-oners, apologists for criminals, and the Document No. 17