

## Grants Matrix: State-Administered Federal Funds that can Support Court Access to Justice and Technology Innovations Updated August 24, 2020

This Grants Matrix features high-level summaries of federal block/formula/open-end reimbursement funds (AKA pass-through funds) administered by state (and sometimes local) agency decisionmakers that can include court recipients. These state-administered federal funds can support a range of court-based services, including supported self-help (e.g., court navigators, online legal information, and plain language fillable forms), as well as court partnerships with civil legal aid organizations to develop technology tools, and to provide brief counsel and advice, limited, and/or full representation. Most of the featured funds can also be used for technology that improve remote access to the courts and the delivery of civil legal assistance or legal information.

States receive a significant influx of federal funds to implement many public policies and programs. Combined this accounts for about <u>one-third of state government</u> <u>funding</u>. Many opportunities to financially support the civil legal system flow from states' powers to administer some of those federal funding sources. Avoiding here the technical differences among the <u>different funding mechanisms</u>, this Matrix focuses on those <u>block</u>, <u>formula</u>, and <u>open-end reimbursement grants</u> where the federallyestablished amounts and spending parameters give states flexibility to tailor spending to local priorities. Each of the federal funding sources in the Matrix have their own authorizing statute, regulations, formulas, sub-regulatory guidance, and degrees of flexibility. <u>OMB released several memoranda</u> in March and April regarding federal financial assistance flexibilities related to COVID-19 that agencies can make available to grant applicants and recipients. The <u>most recent memo</u> posted June 18, 2020 extends the expiration dates of several flexibilities. Grantees should check wisth specific federal and state administering agencies regarding the impact of these COVID-19-related flexibilities for specific award programs.

NOTE: The Helpful tips column includes tips in orange font about COVID-19-related law or agency guidance relevant to the funding source. Given the pandemic-related imperative for courts to develop technology tools for remote functions, the Helpful tips column also highlights in green font the potential to use funds for technology.

This Matrix provides an overview of the following state-administered federal funds that can advance civil justice in the courts:

- AmeriCorps State and National, VISTA (CNCS)
- <u>Byrne Justice Assistance Grant</u> (DOJ BJA)
- <u>Coronavirus Relief Fund</u> (Treasury)
- Emergency Solutions Grants (ESG) program (HUD)
- Family Violence Prevention and Services Formula Grants (HHS FYSB)
- <u>STOP</u> (Services, Training, Officers, and Prosecutors) Violence Against Women Formula Grant (DOJ OVW)
- <u>Title IV-B</u> State Court Improvement Program (HHS CB)
- <u>Title IV-D</u> Child Support and Establishment of Paternity, and Parenting Time (Access and Visitation) (HHS OCSE)
- <u>Title IV-E</u> Federal Payments for Foster Care and Adoption Assistance (HHS CB)
- Victims of Crime Act (VOCA) Victim Assistance Formula Grants (DOJ OVC)

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## Welcome to the Funding Toolkit FOR STATE COURTS AND JUSTICE SYSTEM PARTNERS

Excellent resource for state courts pursuing federal and philanthropic funding opportunities. Technical assistance also available to courts for support and feedback during grant writing and development process. <u>https://fundingtoolkit.sji.gov</u>

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
AmeriCorps State	AmeriCorps State and National	Although the NOFO does not expressly	Courts and legal aid providers can	CARES Act: Authorizes CNCS
and National	(AmeriCorps) is a national service	mention courts or legal services,	use AmeriCorps to provide legal	flexibility to ensure members
	program of CNCS, which engages	AmeriCorps has a long history of court	and information services; capacity	can earn the Segal AmeriCorps
CFDA# 94.006	tens of thousands of men and	and legal aid grantees both at the	building, such as recruiting and	Education Awards that they
	women in intensive community	national and state commission levels.	managing volunteers; completing	were due to receive before
Corporation for	service each year. AmeriCorps		community assessments; and	COVID-19 disrupted their
National and	provides grants to a broad range	Grantees can utilize AmeriCorps grants	developing new technology tools,	service activities, and allows
Community Service	of local and national	and members to expand their reach and	systems, and business processes.	AmeriCorps grantees receiving
(CNCS)	organizations and agencies	provide more direct legal help to a	Some AmeriCorps members are	fixed amount awards to access
	committed to using service to	greater segment of the community.	court-based non-lawyer advocates	their full federal funding.
	address compelling community	Some grantees have used AmeriCorps	and navigators, though some	Additional flexibilities, e.g.
	issues. Participating	members to provide direct services in a	programs also include full-time	changed service activities,
	organizations, including	variety of different settings including	lawyer members.	teleservice, documentation of
	nonprofits, courts, public	courthouses, legal aid offices, and law		members' illness, and waived
	agencies, institutions of higher	libraries.	Examples include:	match requirements, are
	education, Indian Tribes, and			available in FAQs on the CNCS
	faith-based organizations, enroll	The 2020 AmeriCorps NOFO identifies	California: California JusticeCorps	website <u>here</u> .
	AmeriCorps members in an	economic opportunity, education,	members provide legal	
	approved national service	healthy futures, veterans and military	information in court-based self-	AmeriCorps members can be
	position and engage them in	families, rural intermediaries, and faith-	help centers.	tasked with
	intensive service.	based organizations as the six funding		supporting/developing
		priorities.	Illinois: Illinois JusticeCorps	technology tools.
	Match requirement: CNCS does		members help self-represented	
	not provide all the funds needed		litigants navigate the courthouse,	How do you apply? Courts seeking
	to operate the program. There		provide information about legal	funding for a single-state program
	are different requirements for		aid services, and answer general	apply through their state
	cost sharing or matching		questions about the legal process.	commission that then forwards it to
	depending on different factors.			CNCS. Each state has its own
	See the 2020 AmeriCorps Notice		Montana: The AmeriCorps State	selection process and decides
	of Funding Opportunity (NOFO)		Justice for Montanans project	whether to award a subgrant from
	for details.		hosts AmeriCorps members who	its formula grant or to put the
			serve at the Montana Legal	application forward to CNCS for
			Services Association, court-	competitive funding. Organizations
			sponsored Self-Help Centers, the	should contact their state
			Montana Attorney General's	commissions to receive the

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			Office of Consumer Protection and	appropriate application materials
			Victim Services, and the State Bar	and to learn about state specific
			Modest Means Program. The	deadlines.
			members help low- to moderate-	
			income individuals apply for	How do you find your state
			assistance, locate resources, and	administrator? CNCS provides
			use available resources to resolve	contact information for this
			their legal issues.	commission and state-specific grant
			_	deadlines <u>here</u> .
			Arizona: Members serve in the	
			Providing Access to Court Services	How much funding is available?
			(PACS) program, interacting with	Find budget information here.
			court customers in the Maricopa	<b>.</b>
			County Superior Court. They	Other useful resources: The DOJ FY
			provide information at the entry	2016 Guide to the AmeriCorps State
			to the court building to people	and National Program for Legal Aid
			needing help finding something in	Organizations highlights key
			the court or navigating a court	components of the AmeriCorps
			process. PACS members assist	program for legal aid organizations.
			court users who are completing	
			and filing petitions for protective	In a January 2020 <u>SRLN webinar</u>
			orders and paperwork involving	on "Funding Sources for Court-
			child custody and support.	based Navigator Programs," Nicole
				Claro-Quinn (California), Stacey
				Weiler (Illinois) and Meghan Scott
				(Montana) discussed the ins and
				outs of using AmeriCorps funding
				and provided helpful tips for others
				considering tapping this resource.
AmeriCorps	AmeriCorps VISTA is the national	Legal aid providers, sometimes with a	Examples of AmeriCorps VISTA	CARES Act: Authorizes CNCS
VISTA	service program designed to fight	court partner, have used VISTAs to	volunteers creating new	flexibility to ensure members
	poverty. Established as	launch, strengthen, or expand programs	technology resources that benefit	can earn the Segal AmeriCorps
CFDA# 94.013	Volunteers in Service to America	that increase civil access to justice.	court users include:	Education Awards that they
CI DA# 94.015	in 1965, VISTA was incorporated	· · · · · · · · · · · · · · · · · · ·		were due to receive before
	into the AmeriCorps network of			COVID-19 disrupted their

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Corporation for	programs in 1993. Any public,	VISTAs can:	Council on Crime and Justice:	service activities. Additional
National and	private, or faith-based nonprofit	<ul> <li>Recruit volunteer attorneys, law</li> </ul>	VISTAs worked with the courts and	flexibilities, e.g. changed
Community Service	organization, educational	students, and/or non-legal	other legal services organizations	service activities, teleservice,
(CNCS)	institution, or public agency may	volunteers	to create an automated document	and documentation of
	sponsor a VISTA. The VISTA	<ul> <li>Develop and enhance technology</li> </ul>	program for expungements;	members' illness, are available
	program is guided by four core	resources, including informational	seminars about HotDocs forms at	in FAQs on the CNCS website
	principles: anti-poverty,	materials or websites	various district court locations;	<u>here</u> .
	community engagement, capacity	<ul> <li>Conduct studies and/or surveys</li> </ul>	and other online information.	
	building, and sustainable	<ul> <li>Network and/or develop</li> </ul>		VISTAs can be tasked with
	solutions.	partnerships with hospitals, schools,	Minnesota Legal Services: VISTAs	supporting/developing
		public agencies, or other service	updated and enhanced the legal	technology tools.
	VISTAs do not provide direct	providers	help website LawHelpMN.org,	
	services, and VISTAs' duties		adding hundreds of additional	How do you apply? Applicants
	should not replace or supplant		resources to the site, including a	submit a brief Concept Paper
	those of paid staff, contractors or		"LiveHelp" chat navigational	through eGrants, the CNCS online
	existing volunteers. However,		assistance tool, and created	application and reporting system.
	VISTAs can perform a wide range		versions of the site in Somali and	Concept papers are reviewed four
	of activities that amplify the		Spanish; and created document	times throughout the year.
	sponsor's organizational capacity,		assembly court form interviews	Organizations submitting accepted
	such as expanded volunteer		for pro se litigants.	concept papers will be invited to
	recruiting activities, developing			submit a full application. A timeline
	new volunteer programs,		Montana Legal Services State	and general information can be
	enhancing website content and		Support: VISTAs helped develop	found <u>here</u> . CNCS staff can answer
	functions, drafting and		the informational website	questions and provide technical
	disseminating information for		MontanaLawHelp.org; another	assistance throughout the project
	court users, and more.		website with free tax information;	development process.
			and self-help law kiosks in remote	
	Note: Although applications to		or rural areas with "LiveHelp" chat	How do you find your state
	sponsor VISTA members are		navigational assistance.	administrator? CNCS provides
	made through CNCS, it is			contact information for state-
	included in this Grants Matrix of		Prairie State Legal Services:	specific staff <u>here</u> .
	state-administered federal funds		VISTAs created a mortgage	
	because of the technical		foreclosure helpdesk at an Illinois	Other useful resources: There are
	assistance state-level CNCS staff		county courthouse to provide legal	extensive resources to assist with
	can provide and because courts		information to court users.	the application process located

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	and legal aid programs can			here. It is highly recommended that
	partner with local or state			applicants contact the state CNCS
	government agencies to become			office for guidance before
	a sponsoring organization.			completing the concept paper.
				DOJ's Guide to the AmeriCorps
				VISTA Program for Legal Aid
				Organizations highlights key
				components of the AmeriCorps
				VISTA program for legal aid
				organizations.
				In a January 2020 <u>SRLN webinar</u>
				on "Funding Sources for Court-
				based Navigator Programs," Nicole
				Claro-Quinn (California), Stacey
				Weiler (Illinois) and Meghan Scott
				(Montana) discussed the ins and
				outs of using AmeriCorps funding
				and provided helpful tips for others
				considering tapping this resource.
Edward Byrne	The Edward Byrne Memorial	In the 2020 Byrne JAG state formula	States have used Bryne JAG	CARES Act: Appropriated \$850
, Memorial Justice	Justice Assistance Grant (JAG)	solicitation BJA describes permissible	funding to support victims'	million for a <u>Coronavirus</u>
Assistance Grant	Program is the primary provider	uses of JAG funds: "In general, JAG funds	services and assist with reentry.	Emergency Supplemental Funding
	of federal criminal justice funding	awarded to a state under the FY 2020		Program (CESF). CESF assists states,
CFDA# 16.738	to states and units of local	program may be used to hire additional	<b>Courts</b> use <u>Byrne JAG funds</u> for a	local governments, and tribes in
CI DA# 10.750	government. JAG funds awarded	personnel and/or purchase equipment,	wide array of activities including	preventing, preparing for, and
U.S. Department of	to a state under this <u>FY 2020</u>	supplies, contractual support, training,	problem solving and specialty	responding to the coronavirus.
Justice, Bureau of	solicitation may be used to	technical assistance, and information	<u>courts</u> .	Byrne JAG administrators apply for
Justice Assistance	provide additional personnel,	systems for criminal justice, including for		and administer the state allocation
(BJA)	equipment, supplies, contractual	any one or more of the following	Texas: The <u>Dallas One-Stop</u>	of CESF funding, following the
	support, training, technical	program areas:	Optimized Reentry System	Byrne JAG formula allocation
	assistance, and information	Law enforcement programs	(DOORS) coordinates the reentry	mechanism. See allocations by state
	systems for criminal justice.	Prosecution and court programs	of offenders with mental illness	here.
		Prevention and education programs	released from the jail into the	
	Match requirement: None		community. They partner with	

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		Corrections and community	local agencies to link those re-	The solicitation (May 29, 2020
		corrections programs	entering with local service	deadline for JAG administrators)
		<ul> <li>Drug treatment and enforcement</li> </ul>	providers, such as legal aid.	describes permissible uses of funds:
		programs		"Funds awarded under the CESF
		<ul> <li>Planning, evaluation, and</li> </ul>	Ohio: A domestic violence shelter	Program must be utilized to
		technology improvement programs	in Lucas County, Ohio provides	prevent, prepare for, and respond
		Crime victim and witness programs	services to survivors of domestic	to the coronavirus. Allowable
		(other than compensation)	violence. Services include assisting	projects and purchases include, but
		<ul> <li>Mental health programs and related</li> </ul>	with the application process for	are not limited to, overtime,
		law enforcement and corrections	benefits, children's assessments	equipment (including law
		programs, including behavioral	and programming, education,	enforcement and medical personal
		programs and crisis intervention	community awareness, court	protective equipment), hiring,
		teams."	advocacy and assistance with	supplies (such as gloves, masks,
			protection orders, transportation,	sanitizer), training, travel expenses
		The description provides for additional	support groups, and a safe space	(particularly related to the
		uses including to "assist victims of	for endangered pets.	distribution of resources to the
		crime."		most impacted areas), and
			Ohio: Ohio State Legal Services	addressing the medical needs of
		Although the 2020 solicitation	Association received nearly	inmates in state, local, and tribal
		emphasizes criminal justice, Byrne JAG is	\$60,000 to add protective plexi-	prisons, jails, and detention
		included in this Grants Matrix because it	glass windows in their reception	centers."
		allows for the civil needs of crime victims	areas, hand-sanitizing stations in	
		as well as the courts' needs for	all 8 offices, additional webcams	How do you find your state
		technology. It historically has been used	for remote work, PPEs and	administrator? National Criminal
		for reentry programs, including those	cleaning supplies and equipment	Justice Association (NCJA) has a
		that address civil legal issues.	for all offices.	directory of state administrators
				<u>here</u> .
				Other useful resources: NCJA has a
				library of Byrne JAG Promising
				Programs with examples of
				promising programs in all 50 states
				and Washington DC funded by
				Byrne JAG in calendar year 2016,
				and searchable by purpose area.

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
				The Prosecution, Courts, and Indigent Defense purpose area is linked <u>here</u> and Planning, Evaluation and Technology <u>here</u> .
Coronavirus Relief Fund (CRF) U.S. Department of the Treasury	The <u>Coronavirus Relief Fund</u> , made available under section 601(a) of the Social Security Act as added by section 5001 of the CARES Act, provides for payments to State, Local, and Tribal governments navigating the impact of the COVID-19 outbreak. The CRF was established with \$150 billion. Treasury will make payments from the CRF to States and eligible units of local government; the District of Columbia and U.S. Territories (the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands); and Tribal governments (collectively "governments"). The \$150 billion includes: • \$139 billion to 50 states based on their population (no state receives less than \$1.25 billion) • \$8 billion for governments in tribal areas	Coronavirus Relief Fund recipients have broad discretion to make payments for programs that: (1) are necessary expenditures incurred due to the public health emergency with respect to COVID-19; (2) were not accounted for in the budget most recently approved as of March 27, 2020 for the State or government; and (3) were incurred during the period that begins on March 1, 2020 and ends on December 30, 2020. Government recipients could potentially use these funds for courts- related expenditures that meet the three criteria.	Numerous courts are working to identify how funds are awarded in their state. Nevada: Legal Aid Center of Southern Nevada received \$400,000 in Coronavirus Relief Funds from Clark County to run a Small Business Legal Advice Project and to provide advice and counsel to any independent contractor or business facing evictions, garnishments, and other civil legal needs in their court- based Civil Law Self Help Center.	<ul> <li>How much funding is available?</li> <li>Find funding allocations to states and local governments <u>here</u>.</li> <li>How do you apply? States develop their own process so start with your Governor's office.</li> <li>Other useful resources: U.S. Department of the Treasury CRF guidance is <u>here</u>.</li> </ul>

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
	<ul> <li>\$3 billion to territories,</li> </ul>			
	including D.C.			
	Match requirement: None			
Emergency	The ESG program provides	ESG funds may be used for five program	Michigan: Legal Services of South	CARES Act: Appropriated an
Solutions Grants	funding to (1) engage homeless	<u>components</u> :	Central Michigan (LSSCM) received	additional <u>\$1 billion</u> to the ESG
(ESG) program	individuals and families living on	<ol> <li>Street outreach, including</li> </ol>	\$212,410 of Washtenaw County's	program in April to build and
	the street; (2) improve the	engagement, case management,	CARES Act ESG allocation to cover	operate additional emergency
CFDA# 14.231	number and quality of	emergency health and mental health	Year 1 staffing and up to 4.6	shelters, provide motel/hotel
	emergency shelters for homeless	services, transportation, and services	percent of administrative costs to	vouchers for homeless individuals
U.S. Department of	individuals and families; (3) help	for special populations	develop and implement an	and families, prevent individuals
Housing and Urban	operate these shelters; (4)	2. Emergency shelter, including case	<b>Eviction Prevention Project to</b>	from becoming homeless, and
Development,	provide essential services to	management, child care, education	reduce evictions in the county	provide services to people
Office of	shelter residents; (5) rapidly	services, employment assistance and	during and after the COVID-19	experiencing homelessness,
Community	rehouse homeless individuals and	job training, outpatient health	crisis. The Project will, among	including legal services. State and
Planning and	families; and (6) prevent	services, legal services, and others	other things, convene virtual legal	grantee allocations can be found
Development,	families/individuals from	3. Homelessness prevention, including	clinics for county residents at risk	<u>here</u> .
Office of Special	becoming homeless.	rental assistance, financial	of eviction, enhance access to	
Needs Assistance		assistance, and services such as	legal services through online	ESG received an additional
Programs	ESG is a formula grant program	landlord-tenant mediation and	intake, and engage with local	allocation of \$2.96 billion from HUD
	and eligible recipients generally	tenant legal services	courts to promote eviction	in June.
	consist of metropolitan cities,	<ol><li>Rapid re-housing assistance,</li></ol>	diversion.	
	urban counties, territories, and	including rental assistance, financial		All HUD guidance related to ESG
	states, as defined in 24 CFR	assistance, and services including		and COVID-19 can be found here.
	576.2. The ESG funding formula is	tenant legal services and credit		
	based on geographic size,	repair, and		How do you find your state
	population, and poverty rates. All	5. Data collection through the		administrator and available
	recipients must consult with the	Homeless Management Information		funding?
	Continuum(s) of Care operating	System		To fund contact information, report
	in the jurisdiction to determine			awards, jurisdiction, and other data
	how to subgrant ESG funds.	Allowable legal services are defined in 24		for organizations that receive HUD
		CFR 576.102(a)(1)(vi) under "Essential		funding, go <u>here</u> .
	Match requirements:	services."		
	Metropolitan cities and urban			
	county recipients must match			

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	grant funds with an equal			Other useful resources:
	amount of contributions, which			To find previous ESG awards, go
	may include cash, donated			here.
	buildings or materials, and			
	volunteer services. States must			HUD has compiled ESG FAQs here.
	match all but \$100,000 of their			
	awards, but must pass on the			
	benefits of that \$100,000			
	exemption to their subrecipients			
	that are at least capable of			
	providing match amounts.			
	Territories are exempt from the			
	match requirement. See 24 CFR			
	<u>576.201</u> .			
Family Violence	The Family Violence Prevention	FVSPA provides by <u>statute</u> for "legal	Several states have funded court	Funds could potentially be used for
Prevention and	and Services (FVPSA) formula	advocacy to assist victims and their	advocate programs, direct legal	technology tools that improve
Services Formula	grants to states and territories	dependents." Legal advocacy is listed as a	services, and legal service referral	domestic violence services and
Grants (FVPSA)	fund more than 1,600 local	funding area on the FYSB <u>website</u> and	systems with FVPSA, including:	prevention.
	public, private, nonprofit and	legal assistance, legal advocacy, legal		
CFDA# 93.671	faith-based organizations and	responses, as well as court	Minnesota: The Battered	CARES Act: provides \$45 million for
	programs demonstrating	accompaniment and court advocacy are	Women's Justice Project provides	Family Violence and Prevention
U.S. Department of	effectiveness in the field of	reported uses of FVPSA in the <u>HHS Guide</u>	trainings to community members	Services formula grants without a
Health and Human	domestic violence services and	for State and Territorial Administrators.	to better refer survivors of	matching requirement for funds.
Services,	prevention.		domestic violence to civil justice	
Administration for		The Guide explains that "FVPSA is the	options and quality legal	ACF guidance describes flexibility to
Children & Families	The funds can be used for	primary funding stream for local	representation.	certain grantees regarding no-cost
(ACF), Family and	shelter, safety planning, crisis	domestic violence programs to provide		extensions, allowability of salaries
Youth Services	counseling, information and	core services, including crisis response,	Idaho: FVPSA funds the Women	and other project activities,
Bureau (FYSB)	referrals, legal advocacy, and	safe housing, advocacy, counseling, legal	and Children's Alliance, which	equipment and supplies needed to
	additional support services.	assistance, safety planning and	offers a 24-hour crisis line, legal	support remote delivery of program
	Court-based advocacy and court-	comprehensive support."	advocacy, child care, and a court	services, costs not normally
	accompaniment services are also		advocate program that assists	chargeable to awards, and more.
	reported uses of FVPSA funds.	Legal assistance and advocacy are also	survivors with protective orders,	
		listed in the definitions section of the	attending court proceedings, and	
		guide under Supportive Services:	support.	

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	Match requirement: Subgrantees	"Supportive services include Legal		FYSB has guidance regarding
	that receive funding must	advocacy to provide victims with		COVID-19 FVPSA funds and
	provide a nonfederal match—of	information and assistance through the		flexibilities <u>here</u> and <u>here</u> .
	not less than \$1 for every \$5 of	civil and criminal courts, and legal		
	federal funding—directly from	assistance."		How do you find your state
	the state or through donations			administrator? FYSB lists the state
	from public or private entities.			administration offices and their
	The matching funds can be in			respective websites <u>here</u> .
	cash or in kind. (CARES Act			
	supplemental FVPSA funds do not			How much funding is available?
	require a match, see Helpful tips			Find FVPSA background and funding
	column).			information <u>here (</u> pre-COVID-19).
				Note: The National Council of
				Juvenile and Family Court Judges
				operates the FVPSA-funded Child
				Protection and Custody Resource
				<u>Center</u> .
				Other useful resources:
				2-page FYSB FVSPA Fact sheet is
				here.
				Report: Congressional Research
				Service published a report on the
				Family Violence Prevention and
				Services Act (FVPSA): Background
				and Funding April 4, 2019 here.
STOP (Services,	STOP (Services, Training, Officers,	In 2016, OVW published a new rule that	In addition to the five percent for	STOP funds can be used for
Training, Officers,	and Prosecutors) Violence	included clarification about legal services	courts, states have funded legal	technology tools to improve
and Prosecutors)	Against Women Formula Grants	and specifically mentions courts in §	aid organizations that support	victim services.
Violence Against	are awarded to states to develop	90.17(a): "Funds granted to qualified	victims of domestic violence,	
Women Formula	and strengthen the criminal	States are to be further subgranted by	dating violence, sexual assault,	All OVW COVID-19 guidance is
Grant	justice system's response to	the State to agencies, offices, and	and stalking. STOP rules also allow	<u>here</u> .
Urant	violence against women and to	programs including, but not limited to,		

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CFDA# 16.588	support and enhance services for	State agencies and offices; State and	courts to use their funds to	March 27, 2020 OVW guidance
	victims. Each state and territory	local courts; units of local government;	partner with legal aid programs.	on waiving the 25% match:
U.S. Department of	must allocate 25 percent of the	public agencies; Indian tribal		"OVW has determined that the
Justice, Office on	grant funds for law enforcement,	governments; victim service providers;	Legal aid examples include:	COVID-19 national emergency has
Violence Against	25 percent for prosecution, <b>5</b>	community-based organizations; and		created sufficient financial need for
Women (OVW)	percent to courts, and 30 percent	legal services programs to carry out	Maine: Pine Tree Legal Assistance	all states and territories. Therefore,
	for victim services. The remaining	programs and projects to develop and	used STOP funding to support	for your Fiscal Year (FY) 2018, 2019,
	15 percent is discretionary within	strengthen effective law enforcement	victims of domestic violence,	and 2020 awards, if your program is
	the parameters of the Violence	and prosecution strategies to combat	dating violence, and stalking in the	in need of a match waiver, please
	Against Women Act (VAWA).	violent crimes against women, and to	Bridgeton and West Bath District	submit a letter, signed by the
		develop and strengthen victim services in	Courts, which are in rural areas, on	authorized representative for the
	STOP grants are authorized by	cases involving violent crimes against	a regular basis.	STOP Program award, explaining
	VAWA and subsequent legislation	women, and specifically for the purposes		that your state is experiencing
	to support communities,	listed in 42 U.S.C. 3796gg(b) and	Kentucky: KY regularly awards	financial need as a result of COVID-
	including American Indian tribes	according to the allocations specified in	STOP funding to regional legal aid	19 and request a waiver. Please
	and Alaska Native villages, in	42 U.S.C. 3796gg–1(c)(4) for law	providers. <u>Kentucky's state</u>	include the amount of waiver you
	their efforts to develop and	enforcement, prosecution, victim	implementation plan for 2019-	are requesting. This letter will be
	strengthen effective responses to	services, and <b>courts</b> ."	2020, notes that "typical agencies	considered sufficient
	sexual assault, domestic violence,		funded through VAWA STOP	documentation of need and OVW
	dating violence and stalking.	Technology would be allowed under	dollars include legal aid offices,	will waive the amount of match
	VAWA also funds three other	"other resources" referenced in 34 U.S.C.	shelters for victims of intimate	requested."
	formula grant programs—Sexual	10441(b) which governs the purpose	partner violence, sexual assault	
	Assault Services Program, Grants	areas and specifies that "grantsshall	programs, Sexual Assault Nurse	How do you find your state
	to state sexual assault and	provide personnel, training, technical	Examiner (SANE) organizations,	administrator? OVW has a STOP
	Domestic Violence Coalitions,	assistance, data collection and other	prosecutor's offices, law	Administrator contact list, for each
	and Grants to Domestic Violence	resources for the more widespread	enforcement agencies, and	state's primary and secondary
	and Sexual Assault Tribal	apprehension, prosecution, and	administrative offices with	contact.
	Coalitions Program.	adjudication of persons committing	missions to end violence."	
		violent crimes against women [and] for		How much funding is available?
	Match requirement: <u>STOP</u>	the protection and safety of victims."		Find each state's FY2019 STOP
	Formula Funds generally require			Formula Grant amount <u>here.</u>
	a 25 percent match. (See COVID-	The U.S. DOJ's frequently asked		
	19 match waiver guidance in	questions regarding STOP Formula		Other useful resources:
	helpful tips column). Victim	Grants references legal aid and courts,		The National Center for Juvenile
		including:		and Family Court Judges is

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
	service providers and tribes are			consolidating information to help
	always exempt from the match.	<ul> <li>"[S]tates can now provide a full</li> </ul>		OVW grantees strategize about
		range of legal services, such as		how continue to provide high
		housing, family law, public benefits,		quality support and advocacy to
		and other similar matters."		survivors during the COVID-19 crisis
		<ul> <li>Courts can receive funds but then</li> </ul>		at its OVW- funded TA Providers
		subcontract some or all of them to		Resource Center <u>here</u> .
		another entity such as a victim		
		service provider for all or part of a		Violence Against Women Act
		project. This could potentialy include		Measuring Effectiveness Initiative,
		court-related technology needs.		funded by OVW, maintains a
		States must consult and coordinate		website with information about all
		with various stakeholders including		OVW grants, relevant webinars and
		courts to develop the state		reports, and other tools and
		implementation plan.		resources regarding VAWA-
				authorized funds. Find STOP
		The 2020 STOP Formula Grant Program		Formula Grant Program
		solicitation identifies 20 purpose areas,		information <u>here</u> .
		several of which specifically reference		
		courts: training court personnel;		
		developing and implementing more		
		effective court policies, protocols, orders,		
		and services; developing, installing, or		
		expanding data collection and		
		communication systems, including		
		computerized systems for courts;		
		domestic violence court advocates;		
		formal and informal statewide,		
		multidisciplinary efforts that include		
		courts; and developing, enlarging, or		
		strengthening programs to assist courts		
		addressing the needs of older and		
		disabled women.		
Title IV-B – State	Title IV-B Part 2 of the Social	CIP funds are expressly for courts.		CB has communicated through
Court	Security Act (Title IV-B) includes a			several COVID-19-related letters

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
Improvement	set-aside program that provides			numerous flexibilities including for
Program (CIP)	three grant opportunities to state			technology:
	<u>courts</u> to improve court efficiency			• March 27, 2020, letter from CB
CFDA# 93.586	and the quality of legal			Associate Commissioner Jerry
	representation: 1) a basic grant			Milner to Child Welfare Legal
U.S. Department of	for assessment work; 2) a grant			and Judicial Leaders says
Health & Human	for data collection and analysis;			"courts can and should use
Services,	and 3) a grant to increase training			flexible means of convening
Administration for	of court personnel, including			required hearings." It
Children & Families	cross training with agency staff.			encourages "all attorneys,
(ACF), Children's	The program provides state			courts, CIPs and administrative
Bureau (CB)	courts flexibility to design			office of the court to:Consider
. ,	assessments which identify			utilizing CIP funds to support
	barriers to timely and effective			and enhance virtual
	decision-making, highlight			participation for parents,
	practices which are not fully			children, youth, and their
	successful, examine areas they			attorneys in hearings and
	find to be in need of correction or			reviews" and urges "maximum
	added attention, and then			use of technology to ensure
	implement reforms which			due process where in-person
	address the state courts specific			hearings are not possible or
	needs. State courts are required			appropriate" and to "[e]nsure
	to collaborate with the state child			parents and youth have access
	welfare agency and tribes in this			to technology such as cell
	work. The program also provides			phones, tablets, or computers
	funds annually for a Tribal Court			with internet access to
	Improvement Program.			participate in hearings or
				reviews and maintain
	The Family First Prevention			important familial
	Services Act extended all three			connections."
	<u>CIP grants</u> (basic, data, and			• April 14, 2020 letter from
	training) through FY 2021.			Associate Commissioner Milner
				to Chief Justices and State
	Match requirement: A non-			Court Administrators urges
	federal share is required for each			them "to work closely with the

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
	CIP grant at the rate of 25			CIP in your state or territory to
	percent of the total budget. For			help acquire and support
	example, a project totaling			telework and video-
	\$100,000 would require a state			conferencing equipment and
	court contribution of \$25,000 to			software that will allow judges
	receive federal funds totaling			to continue to provide
	\$75,000. There is no match			statutorily required oversight in
	requirement for the Tribal Court			ways consistent with public
	Improvement Program.			health mandates" noting CIP
				efforts to purchase technology
				to allow remote hearings.
				• April 17, 2020 letter from
				Associate Commissioner Milner
				referencing other IV-B funds
				urges purchasing cell phones
				and tools for children and
				youth in foster care, their
				parents, or foster parents "if it
				is determined that it will
				facilitate needed
				communications for case
				management purposes
				between such an individual and
				the agency caseworker, or
				allow a parent to participate in
				a remotely-located court
				hearing or visitation with the
				child." See also NCSC Tiny Chat
				4: Digital Divide at 12:30.
l				
				ACF COVID-19 Guidance is here. A
				March 30 ACF Information
				Memorandum describes flexibility
				to certain grantees regarding no-
				cost extensions, allowability of

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
				salaries and other project activities,
				costs not normally chargeable to
				awards, and more.
				ACF Program Flexibilities on IT and
				PPE to support State, Local and
				Tribal Human Services Workforce
				during COVID-19 Response
				document summarizes "virtual
				workforce" specific flexibilities for
				Title IV-B and Title IV-E <u>here</u> .
				How do you find your state
				administrator? The highest state
				court of appeal applies to the CB for
				these funds. Consider contacting
				the <u>Regional Liaison for the</u>
				Capacity Building Center for the
				Courts to find your CIP.
				Other useful resources: An
				overview of CIP is at pages 26-30 of
				Congressional Research Service
				(CRS) report, <u>Child Welfare:</u>
				Funding for Child and Family
				Services Authorized Under Title IV-B
				of the Social Security Act. CRS
				provided updated information in this April 29, 2019 memorandum.
Title IV-D – Child	Title IV-D of the Social Security	In December 2016, OCSE published the	Several states including Maryland,	Title IV-D funds can be used for
Support and	Act (Title IV-D) establishes a	Final Rule: Flexibility, Efficiency, and	Michigan, California, Alaska,	technology tools.
Establishment of	state-federal partnership to	Modernization in Child Support	Minnesota, and Oregon have	
	provide child support services.	Enforcement Programs. This final rule	experience using Title IV-D funds	ACF and OCSE COVID-19 Guidance
Paternity	States must have a single	made changes to strengthen the child	for self-help services.	for program providers and
CFDA# 93.563	statewide agency that receives	support enforcement program and		grantees is here. A March 30 ACF

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
	the federal funding and	update practices to increase regular, on-	California: Collaboration between	Information Memorandum
U.S. Department of	administers the program. States	time payments to families, to increase	the state Department of Child	describes flexibility to certain
Health & Human	are permitted to fund local	the number of noncustodial parents	Support Services and the Judicial	grantees regarding no-cost
Services,	jurisdictions, enter cooperative	supporting their children, and to improve	Council of California made it	extensions, allowability of salaries
Administration for	agreements with others like law	program operations.	possible to place <u>family law</u>	and other project activities, costs
Children & Families	enforcement or state courts to		facilitators in the superior courts	not normally chargeable to awards,
(ACF), Office of	provide IV-D child support	One of those changes clarifies that states	in every county in the state. These	and more. Find additional
Child Support	services. A Title IV-D case is one	can use Title IV-D funding for self-help	court-based facilitators assist	flexibilities for supporting a virtual
Enforcement	in which a parent is either now or	services. Background for the rule's	parents by providing a full range of	workforce during COVID-19 here.
(OCSE)	may eventually receive services	language regarding pro se services can be	Title IV-D self-help related	
	under Title IV-D, such as a parent	found in this OCSE factsheet about	services, including helping parents	ACF Program Flexibilities on IT and
	who receives TANF, Medicaid, or	Access to Justice Innovations: "Providing	to respond to the initial request	PPE to support State, Local and
	foster care payments.	information to pro se parents helps	for parentage/support, assisting	Tribal Human Services Workforce
		ensure that parents understand the child	parents in completing requests for	during COVID-19 Response
	Match requirement: Under Title	support process, know what to expect in	court modification of support, and	document summarizes "virtual
	IV-D, the federal government	the child support process, and provide	assisting with legal forms to get	workforce" specific flexibilities for
	reimburses states \$2 for every \$3	accurate financial information."	court resolution of arrears	Title IV-D <u>here</u> .
	the state spends on eligible		disputes, among other services.	
	program costs for providing child	In <u>final rule</u> , 45 C.F.R. 304.20 (b) (3) (vi),		How do you find your state
	support services.	HHS clarifies that funds can be used for	Also noteworthy is that the	administrator? To find the agency
		"services to increase pro se access to	separate OCSE Grants to States for	in your state that handles child
		adjudicative and alternative dispute	Access and Visitation Programs	support and paternity
		resolution processes in IV-D cases	have included legal aid and court	establishment, <u>this National</u>
		related to providing child support	partners, including technology	Conference of State Legislatures
		services."	tools, for example:	resource lists all the entities that
				oversee child support in states as
		The rule makes clear in 45 C.F.R.	Texas: The Office of the Attorney	well as which committees in the
		304.21(a), that these pro se services are	General – the Texas Access and	state legislature pass new policies.
		eligible for Federal financial participation	Visitation (AV) fund administrator	Once that entity is identified, each
		(FFP), or in other words, federal	<ul> <li>passes through its AV allocation</li> </ul>	website should list an executive
		reimbursement. Self-help services can	to the Supreme Court of Texas	director and staff. HHS OCSE also
		also include educational and outreach	that in turn subcontracts with	has a map with state contacts.
		activities.	Texas Legal Services Center (TLSC)	
			to provide two Shared Parenting	
			Programs. TLSC's Access &	

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
		To be eligible for Title IV-D	Visitation Hotline (AV Hotline) is a	How much funding is available?
		reimbursement, self-help services—with	statewide toll-free hotline staffed	Title IV-D is <u>a federal-state</u>
		the exception of allowable education and	by non-attorney staff who provide	matching grant program under
		outreach costs—must be for paternity	information and referrals to callers	which states must spend money in
		establishment and child support. This can	about child custody and visitation,	order to receive federal funding.
		include assistance with paternity	and limited information	The federal reimbursement is
		acknowledgement forms, providing	concerning paternity and child	"open ended," in that there is no
		information to litigants about relevant	support. TLSC also runs the	ceiling on the federal government's
		court procedures, help with child support	statewide Parenting Order Legal	match of those expenditures. In
		order establishment and modifications	Line (POLL). POLL takes AV Hotline	addition to matching funds, states
		when circumstances change affecting	referrals and is staffed by	receive child support enforcement
		amounts that should be paid,	attorneys who offer low-income	incentive payments from the
		enforcement processes, or assisting with	and non-custodial parents, limited	federal government.
		domestic violence protection orders if	legal representation that can	
		the order is necessary to safely obtain	include legal advice, offer	Other useful resources: The Self-
		child support.	settlement negotiation, draft	Represented Litigation Network's
			documents to enforce or modify	Resource Guide, <u>Use of Title IV-D</u>
			visitation, and help locating a	Child Support Program Resources
			missing custodial parent.	for Court Based Self-Help Services
				offers a comprehensive nuts and
				bolts overview to facilitate
				cooperation between state Title IV-
				D child support agencies and
				partners to provide self-help
				services to parents and others
				engaged in paternity establishment
				and child support establishment,
				modification, and enforcement
				processes.
Title IV-E –	Title IV-E of the Social Security	In December 2018, the Children's Bureau	Until the recent policy change,	ACF COVID-19 Guidance and CB
Federal	Act supports the Federal Foster	revised the policy regarding independent	Title IV-E agencies were prevented	letters are here. A March 30 ACF
Payments for	Care Program, which helps	legal representation. States can now	from claiming title IV-E	information memorandum
Foster Care and	provide out-of-home care for	claim federal matching funds through	administrative costs related to	describes flexibility to certain
Adoption	children until the children are	Title IV-E to help pay for costs of	legal services provided by an	grantees regarding no-cost
	safely returned home, placed	independent legal representation by an	attorney representing a child or	extensions, allowability of salaries
Assistance				

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
	permanently, or placed in other	attorney for a child who is a candidate of	parent. In many states, courts will	and other project activities, costs
CFDA# 93.658 and	planned arrangements; and the	IV-E foster care and the parent to	be essential partners. For	not normally chargeable to awards,
93.659	Adoption Assistance Program,	prepare for and participate in foster care	example, MOUs regarding funding	and more. Find additional
	which provides funds to states to	legal proceedings.	legal representation often involve	flexibilities for supporting a virtual
U.S. Department of	facilitate the timely placement of		the courts as a party and/or the	workforce during COVID-19 here.
Health & Human	children.	The Child Welfare Policy Manual (CWPM)	contractor.	
Services,		added language clarifying this change at		ACF Program Flexibilities on IT and
Administration for	The Foster Care Program's	Question 30:		PPE to support State, Local and
Children & Families	funding is awarded by formula as			Tribal Human Services Workforce
(ACF), Children's	an open-end entitlement grant.	"The statute at section 474(a)(3) of the		during COVID-19 Response
Bureau (CB)	To be eligible for Title IV-E Foster	Act and regulations at 45 CFR 1356.60(c)		document summarizes "virtual
	Care Program, children must be	specify that Federal financial		workforce" specific flexibilities for
	in out-of-home placements, be	participation (FFP) is available at the rate		Title IV-B and Title IV-E here.
	removed from families	of 50% for administrative expenditures		
	considered "needy" (based on	necessary for the proper and efficient		See also above, Title IV-B Helpful
	measures from AFDC program),	administration of the title IV-E plan. The		tips about technology.
	have entered care through	title IV-E agency's representation in		
	judicial determination or	judicial determinations continues to be		How do you find your state
	voluntary placement, and be	an allowable administrative cost This		administrator? See the CB directory
	licenses or approved foster care	policy is revised to allow the title IV-E		of foster care contacts, the state
	placements.	agency to claim title IV-E administrative		agency that oversees child welfare,
		costs of independent legal		and links to state-specific foster
	Match requirement: The Foster	representation by an attorney for a child		care information for each state.
	Care Program enables states to	who is a candidate for title IV-E foster		
	be generally reimbursed up to 50	care or in foster care and his/her parent		How much funding is available?
	percent for every qualifying	to prepare for and participate in all		Title IV-E is a <u>federal-state matching</u>
	dollar they spend and up to 75%	stages of foster care legal proceedings,		grant program under which states
	for trainings.	such as court hearings related to a child's		must spend money in order to
		removal from the home."		receive federal funding. States are
	The Adoption Assistance Program			generally reimbursed up to 50
	provides federal matching funds	In a July 2020 <u>Technical Bulletin</u> , the		percent for every dollar they spend.
	of 50 to 83 percent, depending	Children's Bureau clarified cost-sharing		This reimbursement requirement is
	on the state's per capita income.	requirements for the non-federal share		"open ended," in that there is no
		of program expenditures and the		upper limit or ceiling on the federal
		agencies with which states may form		government's match of those

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
		contracts to fulfill legal representation		expenditures. States will sometimes
		functions. Clarifications of special note		publish their budget requests
		include that private donations as well as		online, but if it not available or is
		state or local (non-federal) funds can be		outdated, you can contact your
		used as match, IV-E state agencies can		state administrator.
		contract directly with a legal aid program		
		without the need for a public		Other useful resources: Sample
		agency/court intermediary, and		MOUs (including MOUs with courts)
		reimbursable administrative costs can		can be found on the Family Justice
		include costs of paralegals, office support		Institute website <u>here</u> .
		staff, social workers, and overhead.		
		Specifically, FAQs 4 and 5, and the		The American Bar Association
		Appendix say:		Center on Children and the Law has
				a technical overview of Title IV-E,
		4. "The required state share of costs		including information on eligibility,
		claimed for the title IV-E foster care		criteria, requirements, and a primer
		program must be sourced from state or		on how states can leverage Title IV-
		local appropriated funds or donated		E to fund legal representation.
		funds, but may not be sourced from		
		federal funds provided through another		The National Association of Counsel
		program. State title IV-E agencies may		for Children has a <u>hub</u> of helpful
		not use third party in-kind expenditures		Title IV-E background materials
		(or contributions) as a source of the state		about the policy clarification.
		share of funds for the foster care		
		programs under title IV-E of the Act For		
		example, attorney volunteer hours may		
		not be used as a source of state match."		
		(Emphasis added)		
		5. "Title IV-E agencies often contract out		
		title IV-E administrative functions such as		
		legal representation to other private or		
		public agencies through a contract or		
		other type of agreement." (Emphasis		
		added)		

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
		Appendix: CWPM 8.1B Question #32		
		allows a Title IV-E agency to claim		
		"administrative costs of paralegals,		
		investigators, peer partners or social		
		workers that support an attorney		
		providing independent legal		
		representation to a child who is a		
		candidate for title IV-E foster care or is in		
		title IV-E foster care, and his/her parent,		
		to prepare for and participate in all		
		stages of foster care legal proceedings,		
		and for office support staff and overhead		
		expenses." The costs must be "necessary		
		to support an attorney in providing		
		independent legal representation to		
		prepare for and participate in all stages		
		of foster care legal proceedings for		
		candidates for title IV-E foster care,		
		youth in foster care and his/her parents		
Victims of Crime	The Victims of Crime Act (VOCA)	The OVC VOCA Assistance Rule, effective	Most states now use VOCA funds	VOCA funds can be used to
Act (VOCA)	of 1984 established the Crime	August 8, 2016, included clarification that	for legal aid for crime victims.	develop/expand technology
Victim Assistance	Victims Fund (CVF), the nation's	state VOCA administrators have the	Several states have launched	tools to improve crime victim
Formula Grants	primary funding source to help	freedom and flexibility to use their funds	statewide VOCA-funded crime	services.
	victims of all types of crimes. CVF	for a broad array of legal needs beyond	victims civil legal services	
CFDA# 16.575	is a repository of federal criminal	the immediate aftermath of the crime.	programs and resources that	OJP COVID-19 guidance including
	fines, forfeitures and special		incorporate technology and court	allowability of certain costs and
U.S. Department of	assessments. It does not include	In <u>this document</u> comparing the 1997	partners.	possible alternatives or changes to
Justice, Office for	tax dollars.	guidance to the new rule, OVC identified		the scope of projects can be found
Justice Programs		a non-exhaustive list of legal services	New York: The <u>New York Crime</u>	here. This could potentially include
(OJP), Office for	Among the VOCA-authorized	state VOCA victim assistance	Victims Legal Help website and	budget modifications for
Victims of Crime	grant programs is the state	administrators could fund:	Network is a partnership of	technology costs to improve victim
(OVC)	administered victim assistance	<ul> <li>Proceedings for protective/restraining</li> </ul>	organizations working to address	services.
	formula grants. It provides	orders or campus administrative	the civil legal needs of crime	
	funding to groups and direct	protection/stay-away orders;	victims. The technology-centered	How do you find your state
	services for victims, such as		strategy includes a user-friendly	administrator?

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
	domestic violence shelters, legal	- Family, custody, housing, and	triage screening tool, searchable	Generally, the governor decides
	support, faith-based	dependency matters, particularly for	legal service help directory, know	which office or department
	organizations, and child abuse	victims of intimate partner violence,	your rights library, real time	administers VOCA. Consequently,
	organizations.	child abuse, sexual assault, elder abuse,	LiveHelp chat function, warm	where VOCA sits in the state
		and human trafficking;	referrals to legal aid partners, and	executive branch varies state-to-
	OVC – the federal CVF	- Divorce;	a secure portal for legal aid	state. Go to the OVC US Resource
	administrator – awards the VOCA	- Immigration assistance for victims of	partners serving crime victims.	Map of Crime Victim Services &
	Victim Assistance Formula Grant	human trafficking, sexual assault, and		Information webpage and click on
	Program in accordance with	domestic violence;	Massachusetts: In 2017, the	your state.
	VOCA and the Victim Assistance	<ul> <li>Intervention with creditors, law</li> </ul>	Massachusetts Legal Assistance	
	Rule and related guidance. The	enforcement (e.g., to obtain police	Corporation received a VOCA	How much funding is available?
	states, in turn, provide subgrants	reports), and other entities on behalf of	grant to increase access to legal	Find OVC formula grant allocations
	to local public agencies and	victims of identity theft and financial	services for victims of violent and	by year <u>here</u> (look for "assistance"
	community service providers	fraud;	economic crimes in the state. The	allocations).
	(referred to as "subgrantee" or	- Intervention with administrative	Civil Legal Aid for Victims of Crime	
	"subrecipient") that help	agencies, schools/colleges, tribal	(CLAVC) initiative helps victims of	How do you find what's spent and
	individuals, families and	entities, and other circumstances	crime throughout Massachusetts	what is leftover (if any)? The US
	communities recover from both	where legal advice or intervention	with their related civil legal	Department of Justice, Office for
	the initial trauma and the long-	would assist in addressing the	problems — including family law,	Victims of Crime Resource
	term effects of victimization.	consequences of a person's	housing, immigration, disability	Map enables you to click on your
	Courts and legal aid organizations	victimization; and	rights, child welfare, education,	state to find the administering
	are eligible subgrantees.	- VOCA funds may also be used to allow	consumer, identity theft,	agency, latest available statistics,
		victims to file a motion to vacate	employment rights and public	compensation and assistance
	Because of fluctuations in annual	and/or expunge certain convictions	benefits. The CLAVC website	information, and VOCA
	CVF deposits of federal criminal	based on their status of being a victim.	includes guided interviews to	performance reports. The state's
	fines and penalties, in 2000,		generate more tailored responses,	annual assistance report shows
	Congress began "capping" annual	The rule also makes clear that states may	legal information, and connects	data by year of the federal awards
	CVF obligations. In 2015,	fund direct services regardless of a	eligible users to their local legal	amount, the number of sub awards,
	Congress raised this cap and the	victim's participation in the criminal	aid office.	and the balance remaining over the
	amount of VOCA funds available	justice process and that victim eligibility		last few years.
	to states nearly quadrupled.	under this program for direct services is	Washington: In 2016, the	
	Although the amount has	not dependent on the victim's	Washington State Office of Civil	Other useful resources: In
	fluctuated, Congress has so far	immigration status.	Legal Aid (OCLA), an independent	November 2019, OVC released
			judicial branch agency, established	VOCApedia, a frequently updated
			the Integrated Civil Legal Aid to	VOCA Victim Assistance allowability

Funding source	Description	Language regarding legal aid, courts, tech	Examples	Helpful tips
	continued at elevated levels since	Court navigators and technology relevant	Crime Victims Program. OCLA is	resource tool for VOCA Victims
	the 2015 increase.	to crime victims' services are allowable	the grantee intermediary that	Assistance state administrators. It is
		uses of these funds. Use of the	coordinates the statewide effort	the best source for questions about
	Match requirement: State VOCA	comparison chart is encouraged to	and subcontracts, supports, and	what VOCA and its corresponding
	subgrantees must contribute 20	explore other key services or aspects of	oversees the delivery of civil legal	rule allows subgrantees (e.g., legal
	percent of the total project cost	collaboration that may be relevant and	aid services.	aid programs and courts) to do.
	of each VOCA-funded project,	allowable under the Rule, e.g., multi-		
	with some exceptions, e.g.,	disciplinary partnerships and	South Carolina: South Carolina	The American University Justice in
	federally recognized American	coordination activities.	Legal Services in collaboration	Government Project (JGP) prepared
	Indian or Alaska Native tribes and		with South Carolina Coalition	FAQs about Legal Aid & VOCA.
	projects on tribal lands. Match		Against Domestic Violence and	Much of the information is relevant
	may be cash and/or in-kind.		Sexual Assault, and	to courts.
			the courts prepared online guided	
	In a March 2020 update to the		interviews to develop orders of	JGP prepared narratives about how
	OVC Match Waiver Approval		protection ready for court filing in	California, Michigan, New York,
	Process, states now have the		English and Spanish.	Massachusetts, and Washington
	discretion to waive or partially			state expanded civil legal aid for
	waive the match requirement on			crime victims that can be found in
	behalf of subrecipients provided			the JGP <u>Toolkit Module 3</u> .
	that the state has adopted an			
	OVC-approved waiver policy.			