[118H10295]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To require Federal law enforcement and prison officials to obtain or provide immediate medical attention to individuals in custody who display medical distress.

IN THE HOUSE OF REPRESENTATIVES

Ms. PRESSLEY introduced the following bill; which was referred to the Committee on _____

A BILL

- To require Federal law enforcement and prison officials to obtain or provide immediate medical attention to individuals in custody who display medical distress.
 - 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 "Andrew Kearse Ac-
- 5 countability for Denial of Medical Care Act of 2025".

1	SEC. 2. MEDICAL ATTENTION FOR INDIVIDUALS IN FED-
2	ERAL CUSTODY DISPLAYING MEDICAL DIS-
3	TRESS.
4	(a) IN GENERAL.—Chapter 13 of title 18, United
5	States Code, is amended by adding at the end the fol-
6	lowing:
7	"§251. Medical attention for individuals in Federal
8	custody displaying medical distress
9	"(a) DEFINITIONS.—In this section—
10	"(1) the term 'appropriate Inspector General',
11	with respect to a covered official, means—
12	"(A) the Inspector General of the Federal
13	agency that employs the covered official; or
14	"(B) in the case of a covered official em-
15	ployed by a Federal agency that does not have
16	an Inspector General, the Inspector General of
17	the Department of Justice;
18	"(2) the term 'covered official' means—
19	"(A) a Federal law enforcement officer (as
20	defined in section 115);
21	"(B) an officer or employee of the Bureau
22	of Prisons; or
23	"(C) an officer or employee of the United
24	States Marshals Service; and
25	"(3) the term 'medical distress' includes breath-
26	ing difficulties.

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1 "(b) REQUIREMENT.—

"(1) OFFENSE.—It shall be unlawful for a covered official to negligently fail to obtain or provide
immediate medical attention to an individual in Federal custody who displays medical distress in the
presence of the covered official, if the individual suffers unnecessary pain, injury, or death as a result of
that failure.

9 "(2) PENALTY.—A covered official who violates
10 paragraph (1) shall be fined under this title, impris11 oned for not more than 1 year, or both.

"(3) STATE CIVIL ENFORCEMENT.—Whenever 12 13 an attorney general of a State has reasonable cause 14 to believe that a resident of the State has been ag-15 grieved by a violation of paragraph (1) by a covered 16 official, the attorney general, or another official, 17 agency, or entity designated by the State, may bring 18 a civil action in any appropriate district court of the 19 United States to obtain appropriate equitable and 20 declaratory relief.

21 "(c) INSPECTOR GENERAL INVESTIGATION.—

22 "(1) IN GENERAL.—The appropriate Inspector
23 General shall investigate any instance in which—

24 "(A) a covered official fails to obtain or25 provide immediate medical attention to an indi-

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vidual in Federal custody who displays medical distress in the presence of the covered official; and

4 "(B) the individual suffers unnecessary
5 pain, injury, or death as a result of the failure
6 to obtain or provide immediate medical atten7 tion.

"(2) Referral for prosecution.—If an ap-8 propriate Inspector General, in conducting an inves-9 10 tigation under paragraph (1), concludes that the 11 covered official acted negligently in failing to obtain 12 or provide immediate medical attention to the indi-13 vidual in Federal custody, the appropriate Inspector 14 General shall refer the case to the Attorney General 15 for prosecution under this section.

16 "(3) Confidential complaint process.— 17 The Inspector General of a Federal agency that em-18 ploys covered officials shall establish a process under which an individual may confidentially submit a 19 20 complaint to the Inspector General regarding an in-21 cident described in paragraph (1) involving a covered 22 official employed by the Federal agency (or, in the 23 case of the Inspector General of the Department of 24 Justice, involving a covered official employed by a Federal agency that does not have an Inspector Gen eral).

3 "(d) TRAINING.—The head of an agency that em4 ploys covered officials shall provide training to each such
5 covered official on obtaining or providing medical assist6 ance to individuals in medical distress.".

7 (b) TECHNICAL AND CONFORMING AMENDMENT.—
8 The table of sections for chapter 13 of title 18, United
9 States Code, is amended by adding at the end the fol10 lowing:

[&]quot;251. Medical attention for individuals in Federal custody displaying medical distress.".