

119TH CONGRESS  
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# H. R. 2718

To establish Federal policies and procedures to notify the next-of-kin or other emergency contact upon the death, or serious illness or serious injury, of an individual in Federal custody, to provide model policies for States, units of local government, and Indian Tribes to implement and enforce similar policies and procedures, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

APRIL 8, 2025

Ms. KAMLAGER-DOVE (for herself, Mr. MOORE of Alabama, Mr. RUTHERFORD, Mr. IVEY, Ms. NORTON, and Mrs. McIVER) introduced the following bill; which was referred to the Committee on the Judiciary

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## A BILL

To establish Federal policies and procedures to notify the next-of-kin or other emergency contact upon the death, or serious illness or serious injury, of an individual in Federal custody, to provide model policies for States, units of local government, and Indian Tribes to implement and enforce similar policies and procedures, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

1   **SECTION 1. SHORT TITLE.**

2       This Act may be cited as the “Family Notification  
3   of Death, Injury, or Illness in Custody Act of 2025”.

4   **SEC. 2. FINDINGS.**

5       Congress finds the following:

6           (1) In the event an individual dies or becomes  
7   seriously ill or injured while being detained, ar-  
8   rested, or while in law enforcement custody, their  
9   family members deserve to be notified in a timely  
10   and compassionate manner. Such notification is nec-  
11   essary to uphold the basic human dignity of incar-  
12   cerated people, a concept rooted in the Eighteenth  
13   Amendment and Due Process Clause of the Four-  
14   teenth Amendment.

15           (2) The lack of a national standard governing  
16   notification of death, illness, and injury that occur  
17   in prisons, jails and police custody can lead to inhu-  
18   mane treatment of incarcerated people and their  
19   loved ones. Poor communication regarding the death  
20   of a loved one may exacerbate the grief and other  
21   physical and psychological reactions of surviving rel-  
22   atives.

23           (3) On Easter Sunday of 2016, Wakiesha Wil-  
24   son was found dead in her cell in the Los Angeles  
25   Police Department’s Metropolitan Detention Center.  
26   Her mother called the police to determine Ms. Wil-

1 son's whereabouts but was not initially given any in-  
2 formation. It was not until March 30, 3 days later,  
3 when Ms. Wilson's mother was told to call the cor-  
4 oner that she learned her daughter had died.

5 (4) In Georgia, Jennifer Bradley testified before  
6 the General Assembly in September 2021 that she is  
7 still waiting for answers about the stabbing death of  
8 her 23-year-old son at Macon State Prison in March  
9 2020. She told the committee that it was an incar-  
10 cerated person, not a prison official, who first noti-  
11 fied her of her son's death. As of the hearing, she  
12 had not yet received his belongings.

13 (5) Jordan Fisher found out about the death of  
14 her father, Thomas Willis, at Valdosta State Prison  
15 in Georgia when a letter she had sent her father was  
16 returned back to her stamped: "Return to sender:  
17 inmate dead". She was unable to obtain further in-  
18 formation about her father's death from prison offi-  
19 cials. What information she uncovered came from  
20 letters from her father's cellmate.

21 (6) Sara Roth did not receive notice from the  
22 Clayton County Jail in Georgia that her mother, Re-  
23 gina Salman, had fallen and suffered serious inju-  
24 ries, including a collapsed lung that required hos-  
25 pitalization. When her mother's longtime boyfriend

1       went to visit the jail, he was told Ms. Salman was  
2       no longer there but was not provided additional in-  
3       formation. More than a month later, the hospital  
4       called Ms. Roth and informed her that her mother  
5       was on a ventilator and dying of a severe brain  
6       tumor. Her mother was taken off the ventilator 3  
7       days later without ever regaining consciousness.

8                 (7) The failure to release autopsy results can  
9       prevent families and loved ones from seeking justice  
10      for wrongful deaths. After Harvey Hill was arrested  
11      for trespassing and booked into jail in Canton, Mis-  
12      sissippi, guards beat him severely and kicked him re-  
13      peatedly in the head. Mr. Hill died in an isolation  
14      cell. The State medical examiner's report recorded  
15      his death as a homicide, but it was not released until  
16      25 months after his death and 13 months after the  
17      statute of limitations expired for assault.

18                 (8) In recent years, deaths in custody have  
19       reached the highest levels on record. In 2018, two  
20       years prior to the rapid spread of COVID–19 behind  
21       bars, at least 1,120 people died while detained in  
22       local jails and 4,513 people died in the custody of  
23       State and Federal prisons. This represented an all-  
24       time high in the number of deaths in both local jails

1 and State prisons since the Bureau of Justice Sta-  
2 tistics (BJS) started collecting mortality data.

3 (9) The spread of COVID–19 behind bars sig-  
4 nificantly increased the death toll of people in cus-  
5 tody. At least 2,700 people are estimated to have  
6 died of COVID–19 in prisons, jails and detention  
7 centers, and the COVID–19 death rate in State and  
8 Federal prisons between April 2020 and April 2021  
9 was more than double that of the general population.  
10 This is likely a significant undercount, given uneven  
11 and inconsistent reporting. In some instances, people  
12 are released from local jails to die in hospitals,  
13 whether of COVID–19 or other causes, and their  
14 deaths are not recorded as a death in custody.

15 **SEC. 3. DEFINITIONS.**

16 In this Act:

17 (1) CUSTODIAL RECORD.—The term “custodial  
18 record” means the central file of an individual in  
19 custody.

20 (2) DETENTION AGENCY.—The term “detention  
21 agency” means any government agency, including a  
22 law enforcement agency or correctional agency, that  
23 has the authority to detain people for violations or  
24 alleged violations of criminal or civil law.

(3) IN CUSTODY OF A DETENTION AGENCY.—

The term “in the custody of a detention agency” includes, but is not limited to, a person who is detained, under arrest, or is in the process of being arrested, is en route to be incarcerated, or is incarcerated at a jail, prison, boot camp prison, contract correctional facility, community correctional facility, or other correctional facility (including any juvenile detention facility).

10                             (4) TAKING CUSTODY.—The term “taking cus-  
11                             tody” means the point at which the detention agency  
12                             takes custody or control of an individual, including  
13                             during or prior to booking or intake screening as a  
14                             new commitment, in transfer from another institu-  
15                             tion, as a court return, as a return from a writ, or  
16                             as a holdover.

**17 SEC. 4. EMERGENCY CONTACT NOTIFICATION POLICIES**

**18 AND PROCEDURES.**

19 (a) EMERGENCY CONTACT NOTIFICATION POLICIES  
20 AND PROCEDURES.—Not later than 1 year after the date  
21 of enactment of this Act, the Attorney General shall, con-  
22 sistent with the requirements in this section—

1       the event of the death, or serious illness or serious  
2       injury, of an individual in the custody of a detention  
3       agency of the Department of Justice; and

4               (2) develop and distribute model policies and  
5       procedures for detention agencies of States, terri-  
6       tories of the United States, Tribes, and units of  
7       local government to notify the next-of-kin or other  
8       emergency contact in the event of the death, or seri-  
9       ous illness or serious injury, of an individual in the  
10      custody of that detention agency, and provide assist-  
11      ance to such detention agencies so that the agencies  
12      may implement such procedures or substantially  
13      similar processes.

14               (b) CONTENTS OF EMERGENCY CONTACT NOTIFICA-  
15      TION POLICIES AND PROCEDURES.—

16               (1) EMERGENCY CONTACT INFORMATION.—The  
17       policies and procedures described in subsection (a)  
18       shall address the collection and use of emergency  
19       contact information for individuals in custody, in-  
20       cluding the following:

21                       (A) EMERGENCY CONTACT INFORMATION  
22      REQUESTED UPON TAKING CUSTODY.—In the  
23      case of an individual taken into the custody of  
24      a detention agency, the agency shall, at the  
25      time of taking custody, ask the individual—

(i) for the name, last known address, telephone number, and email of any person or persons who shall be notified in the event of the individual in custody's death or serious illness or serious injury, and who are authorized to receive the individual's body;

(ii) the order in which the individual in custody prefers the emergency contacts described in clause (i) to be notified;

(iii) whether the individual in custody would like a faith leader to participate in such notification process and, if so, of what denomination; and

(iv) whether the individual has in place a medical proxy decision maker or medical power of attorney, advanced directive, or do not resuscitate order.

(B) EMERGENCY CONTACT LIST MODIFICATION.—The detention agency shall permit an individual in custody to modify their emergency contact information at any time and provide a periodic opportunity, but not less than annually, for individuals in custody to update their emergency contact information and to fill out a med-

1           ical power of attorney, health care proxy, ad-  
2           vanced directive, a do not resuscitate order, or  
3           any other similar document that complies with  
4           the State law in the location of detention.

5           (C) DISCLOSURE OF PURPOSE AND PER-  
6           MISSIBLE USES OF EMERGENCY CONTACT IN-  
7           FORMATION.—The detention agency shall pro-  
8           vide the individual in custody information about  
9           the purpose and permissible uses of the emer-  
10          gency contact information provided pursuant to  
11          this section.

12          (D) STANDARDIZED EMERGENCY CONTACT  
13          FORM.—The policies and procedures described  
14          in subsection (a) shall include a template form  
15          for recording the individual in custody's next-of-  
16          kin or other emergency contact and other infor-  
17          mation under subsection (b)(1)(A).

18          (E) CUSTODIAL RECORD.—The detention  
19          agency shall record the individual's next-of-kin  
20          or other emergency contact information on the  
21          form described in subparagraph (D) and in-  
22          clude that form in the individual's custodial  
23          record.

24          (2) NOTIFICATION REQUIREMENTS FOR DEATH,  
25          SERIOUS ILLNESS, AND SERIOUS INJURY WHILE IN

1       CUSTODY.—The policies and procedures described in  
2       subsection (a) shall describe the notification require-  
3       ments in the event an individual dies, is seriously in-  
4       jured or becomes seriously ill while in the custody of  
5       a detention agency, including the following:

6                     (A) NOTIFICATION TIMEFRAME.—

7                         (i) NOTIFICATION OF DEATH.—In the  
8        event an individual dies while in the cus-  
9        tody of the detention agency, the detention  
10      agency shall notify the individual's emer-  
11      gency contact not later than 12 hours after  
12      the declaration of death and between the  
13      hours of 6:00 a.m. and to midnight local  
14      time.

15                         (ii) NOTIFICATION OF SERIOUS ILL-  
16      NESS OR SERIOUS INJURY.—Notice to the  
17      next-of-kin or other emergency contact  
18      shall be made as soon as practicable after  
19      the serious injury or serious illness occurs,  
20      but in any event not later than 48 hours  
21      from such determination and between the  
22      hours of 6:00 a.m. and to midnight local  
23      time. The notification should occur prior to  
24      any required medical procedure, where  
25      practical and if such timeframe will not

1           delay treatment, but in any event, not later  
2           than any medical discharge or clearance.

3           (B) DEATH NOTIFICATION INFORMATION  
4           REQUIRED.—

5               (i) IN GENERAL.—Such notification  
6           shall include all pertinent circumstances  
7           surrounding the death, including—

8                   (I) the official time of death;  
9                   (II) the cause of death (if deter-  
10           mined); and

11                   (III) whether the individual's  
12           death is under investigation and the  
13           reason for opening an investigation.

14               (ii) NO CAUSE OF DEATH DETER-  
15           MINED.—If the cause of death has not  
16           been determined at the time of the notifi-  
17           cation, the detention agency shall follow up  
18           with the individual's emergency contact  
19           once such a determination has been made  
20           to provide that information within 24  
21           hours of such determination.

22           (C) SERIOUS ILLNESS OR SERIOUS INJURY  
23           NOTIFICATION INFORMATION REQUIRED.—Such  
24           notification shall include pertinent details of the  
25           serious injury or serious illness, including—



1                   providing consent for medical treatment;  
2                   and

3                         (iv) an individual has been diagnosed  
4                         with a terminal illness.

5                         (E) ADDITIONAL REQUIREMENTS RELATED  
6                         TO NOTIFICATION.—The policies and proce-  
7                         dures described in subsection (a) shall include  
8                         the following:

9                             (i) COMPASSIONATE AND PROFES-  
10                         SIONAL NOTIFICATION.—Standards for  
11                         providing notification in a compassionate  
12                         and professional manner to minimize con-  
13                         fusion and trauma suffered by the next-of-  
14                         kin or other emergency contact, includ-  
15                         ing—

16                             (I) a description of what informa-  
17                         tion cannot be included in a voicemail,  
18                         such as notification of death or seri-  
19                         ous illness;

20                             (II) an offer for an in-person or  
21                         virtual face-to-face meeting in the  
22                         event a notification of a death in cus-  
23                         tody is provided to the emergency con-  
24                         tact during a live conversation over  
25                         the phone; and



13                             (5) DOCUMENTATION OF ATTEMPTS.—Require-  
14                             ments that each notification attempt shall be docu-  
15                             mented and maintained within the custodial record,  
16                             including—

(A) the staff name and corresponding agency or department contact information for each individual responsible for carrying out the notification;

(B) the date and time of each successful  
and unsuccessful contact; and

(C) the name and contact information to which each attempt was made, and any reason for failed or unsuccessful contact.

1                     (6) ADDITIONAL PROCEDURES IN THE EVENT  
2                     OF SERIOUS ILLNESS OR INJURY.—Standards to en-  
3                     sure that detention agencies—

4                         (A) implement medical proxy decision  
5                     maker or medical power of attorney, advanced  
6                     directive, or “do not resuscitate” orders;

7                         (B) provide meaningful opportunity for  
8                     communication between the emergency contact  
9                     and medical staff caring for an individual in  
10                     custody;

11                         (C) ensure emergency contacts are given  
12                     the meaningful opportunity to visit with a seri-  
13                     ously ill or seriously injured individual in cus-  
14                     tody, with the opportunity for in-person visita-  
15                     tion when practicable; and

16                         (D) provide information about an individ-  
17                     ual’s emergency contact to an outside hospital  
18                     facility, and allow the hospital to follow its es-  
19                     tablished bylaws concerning communication  
20                     with next-of-kin or other emergency contacts.

21                         (7) AUTOPSY NOTIFICATIONS.—Requirements  
22                     that, in the event an autopsy is performed following  
23                     a death in custody—

24                         (A) the next-of-kin or other emergency  
25                     contact shall be informed not later than 12

1           hours after any determination that an autopsy  
2        shall be performed and given the option to re-  
3        ceive the results of the autopsy described in  
4        subparagraph (B). Such notification shall in-  
5        clude the reason that the autopsy is being per-  
6        formed and the procedures by which the next-  
7        of-kin or other emergency contact can obtain  
8        the autopsy report; and

9           (B) pursuant to subparagraph (A), a copy  
10      of the autopsy report and results shall be made  
11      available to the next-of-kin or emergency con-  
12      tact upon completion.

13      (c) WRITTEN NOTIFICATION PLAN.—The policies  
14     and procedures described in subsection (a) shall instruct  
15     detention agencies to develop a written notification plan,  
16     or revise an existing written notification plan, that pro-  
17     vides for notification of a death, serious illness, or serious  
18     injury of an individual in custody that conforms with the  
19     policies described in subsection (b). Such written notifica-  
20     tion plans shall be published on the detention agency's  
21     website and made accessible to individuals in the agency's  
22     custody through inclusion in any intake information,  
23     manuals, or other materials distributed or made available  
24     to individuals upon being taken into custody.

25      (d) ADDITIONAL REQUIREMENTS.—

1                     (1) DOJ SUPPORT OF STATE AND LOCAL IM-  
2 PLEMENTATION OF MODEL POLICIES.—To support  
3 implementation of the model policies and procedures  
4 described in subsection (a)(2), the Attorney General  
5 shall provide ongoing online training and directed  
6 outreach to law enforcement, prosecution and de-  
7 fense agencies through national and State member-  
8 ship associations and by other means.

9                     (2) PUBLICATION OF EMERGENCY CONTACT  
10 POLICIES AND PROCEDURES.—The Attorney Gen-  
11 eral, acting through the Assistant Attorney General  
12 of the Office of Justice Programs, shall publish the  
13 policies and procedures described in subsection (b)  
14 on its website and shall include a copy of the proce-  
15 dures described subsection (b)(1) in any intake in-  
16 formation, manuals, or other materials distributed  
17 or made available to individuals upon being taken  
18 into custody of a detention agency of the Depart-  
19 ment of Justice.

20                     (3) INTERGOVERNMENTAL SERVICE CON-  
21 TRACTS.—Any Department of Justice detention  
22 agency, including the U.S. Marshals Service, that  
23 contracts with State, municipality, Tribal, private, or  
24 other entities to house individuals in custody shall  
25 require adoption of the procedures or substantially

1 similar processes as described in subsection (b)(2) as  
2 a condition of such contract or contract renewal as  
3 soon as practicable but not later than 7 days of tak-  
4 ing the individual into custody.

5 (4) DEPARTMENT OF JUSTICE OFFICE OF IN-  
6 SPECTOR GENERAL TO MONITOR COMPLIANCE WITH  
7 NOTIFICATION AND COMMUNICATION REQUIRE-  
8 MENTS.—The Attorney General shall appoint an  
9 Ombudsman within the Department of Justice with  
10 the authority to receive and investigate complaints  
11 regarding the failure to provide the notifications re-  
12 quired in the Act, and inadequate notifications, and  
13 the failure to provide opportunities for communica-  
14 tion and visitation in accordance with this Act.

15 (e) CONFIDENTIALITY.—Information collected under  
16 this Act by a detention agency, or any agent working on  
17 behalf of such detention agency, may not be disclosed or  
18 used for any purpose except as provided in this Act.

19 (f) VOLUNTARY COLLECTION.—

20 (1) RULE OF CONSTRUCTION.—Nothing in this  
21 Act shall be construed to require the individual in  
22 custody to provide the emergency contact informa-  
23 tion described in subsection (a).

24 (2) NO COERCION.—The detention agency may  
25 not—

1                             (A) attempt to coerce or persuade the individual  
2                             in custody to provide the information described in subsection (a); or  
3

4                             (B) impose a penalty, fine, or fee on the  
5                             individual for the individual's failure or refusal  
6                             to provide the information requested or for providing information that is later determined to  
7                             be inaccurate.

8  
9                             (g) INADMISSIBILITY.—No information disclosed or  
10                          used in violation of this Act may be admitted into any  
11                          State, Federal, or other court as evidence or for any other  
12                          purpose, except in the case of information that has been  
13                          discovered through any independent means.

14                          **SEC. 5. RULE OF CONSTRUCTION.**

15                          Nothing in this Act may be construed to create any  
16                          legal or financial obligation on the part of any individual  
17                          designated as a next-of-kin or other emergency contact  
18                          under this Act.

