

117TH CONGRESS 1ST SESSION H.R. 6111

To modernize laws and policies, and eliminate discrimination, with respect to people living with HIV/AIDS, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 1, 2021

Ms. Lee of California (for herself, Miss González-Colón, Ms. Sherrill, Mr. Kilmer, Mr. Price of North Carolina, Mrs. Watson Coleman, Mr. Malinowski, Mr. Tonko, Mr. Khanna, Mrs. Carolyn B. Maloney of New York, Mr. Panetta, Ms. Norton, Ms. Barragán, Ms. Williams of Georgia, Mr. Cicilline, Mr. Rush, Mr. Takano, Mr. Quigley, Ms. Bass, Mr. Swalwell, Mr. Pocan, Mr. Johnson of Georgia, Ms. Wasserman Schultz, Ms. Meng, Mr. Carson, Mr. Lieu, Ms. Pressley, Ms. Jackson Lee, Mr. Danny K. Davis of Illinois, and Mr. Butterfield) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Energy and Commerce, and Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To modernize laws and policies, and eliminate discrimination, with respect to people living with HIV/AIDS, 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 "Repeal Existing Poli-
- 3 cies that Encourage and Allow Legal HIV Discrimination
- 4 Act of 2022" or the "REPEAL HIV Discrimination Act
- 5 of 2022".

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6 SEC. 2. FINDINGS.

- 7 The Congress makes the following findings:
- territories have criminal statutes based on perceived exposure to HIV, rather than behaviors motivated by an intent to harm, presenting a significant risk of

(1) At present, 31 States and 2 United States

- transmission and resulting in actual transmission of HIV to another. Eleven States have HIV-specific
- laws that make spitting or biting a felony, even
- though it is not possible to transmit HIV via saliva.
- 16 Twenty-four States require persons who are aware
- that they have HIV to disclose their status to sexual
- partners, regardless of whether they are non-infec-
- 19 tious. Fourteen of these 24 States also require dis-
- 20 closure to needle-sharing partners. Twenty-five
- 21 States criminalize one or more behaviors that pose
- a low or negligible risk for HIV transmission.
- 23 (2) HIV-specific criminal laws are classified as
- felonies in 28 States. Eighteen States impose sen-
- 25 tences of up to 10 years per violation; seven impose

- sentences between 11 and 20 years; and five impose sentences of greater than 20 years.
 - (3) When members of the Armed Forces acquire HIV, they are issued orders that require them to disclose and use a condom under all circumstances including when the known risk of transmission is zero. Failure to disclose can result in prosecution under the Uniform Code of Military Justice.
 - (4) The number of prosecutions, arrests, and instances where HIV-based charges are used to induce plea agreements is unknown. Because Statelevel prosecution and arrest data are not readily available in any national legal database, the societal impact of these laws may be underestimated and most cases that end in a plea arrangement or go to trial are not reduced to written, published opinions.
 - (5) State and Federal criminal law does not currently reflect the four decades of medical advances and discoveries made with regard to transmission and treatment of HIV/AIDS.
 - (6) According to CDC, correct and consistent male or female condom use, or adherence to a preexposure prophylaxis (PrEP) regimen that results in viral suppression, are very effective in preventing

- HIV transmission. However, most State HIV-specific laws and prosecutions do not treat the use of a condom during sexual intercourse or adherence to PrEP as a mitigating factor or evidence that the defendant did not intend to transmit HIV.
 - (7) Criminal laws and prosecutions do not take into account the benefits of effective antiretroviral medications, which suppress the virus to extremely low levels and further reduce the already low risk of transmitting HIV to effectively zero.
 - (8) In addition to HIV-specific criminal laws, general criminal laws are often misused to prosecute people based on their HIV status. Although HIV, and even AIDS, currently is viewed as a treatable, chronic, medical condition, people living with HIV have been charged under aggravated assault, attempted murder, and even bioterrorism statutes because prosecutors, courts, and legislators continue to view and characterize the blood, semen, and saliva of people living with HIV as a "deadly weapon".
 - (9) Multiple peer-reviewed studies demonstrate that HIV-specific laws do not reduce risk-taking behavior or increase disclosure by people living with HIV, and there is increasing evidence that these laws reduce the willingness to get tested. Further-

more, placing legal responsibility for preventing the transmission of HIV and other pathogens that can be sexually transmitted exclusively on people diagnosed with a sexually transmitted infection undermines the public health message that all people are responsible for practicing behaviors that protect themselves from HIV and other sexually transmitted infections. Unfortunately, some State laws create an expectation of disclosure work against public health communication and discourage risk-reduction measures that could prevent transmission as a result of those who are acutely infected and unaware of their status.

- (10) The identity of an individual subject to an HIV-based prosecution is broadcast through media reports, potentially destroying employment opportunities and relationships and violating the person's right to privacy.
- (11) Individuals who are convicted after an HIV-based prosecution often must register as sex offenders in at least six States for consensual sexual behavior. Their employability, housing, and parenting options are jeopardized and their family relationships are fractured.

United Nations Programme on HIV/AIDS (UNAIDS), urges governments to "limit criminalization to cases of intentional transmission." This requirement would limit prosecutions to situations "where a person knows his or her HIV-positive status, acts with the intention to transmit HIV, and does in fact transmit it". UNAIDS also recommends that criminal law should not be applied to cases where there is no significant risk of transmission.

the first ever National HIV/AIDS Strategy (NHAS), which addressed HIV-specific criminal laws, stating: "While we understand the intent behind these laws, they may not have the desired effect and they may make people less willing to disclose their status by making people feel at even greater risk of discrimination. In some cases, it may be appropriate for legislators to reconsider whether existing laws continue to further the public interest and public health. In many instances, the continued existence and enforcement of these types of laws run counter to scientific evidence about routes of HIV transmission and may undermine the public health goals of promoting HIV screening and treatment.". The NHAS also states

that State legislatures should consider reviewing HIV-specific criminal statutes to ensure that they are consistent with current knowledge of HIV transmission and support public health approaches to preventing and treating HIV.

(14) The Global Commission on HIV and the Law was launched in June 2010 to examine laws and practices that criminalize people living with and vulnerable to HIV and to develop evidence-based recommendations for effective HIV responses. The Commission calls for "governments, civil society and international bodies to repeal punitive laws and enact laws that facilitate and enable effective responses to HIV prevention, care and treatment services for all who need them". The Commission recommends against the enactment of "laws that explicitly criminalize HIV transmission, exposure or non-disclosure of HIV status, which are counterproductive".

(15) In February 2019, the Department of Health and Human Services (HHS) launched "Ending the HIV Epidemic: A Plan for America," a new initiative with an ambitious goal to end the domestic HIV epidemic in ten years by reducing new cases of HIV by 75 percent by 2025 and by 90 percent by

1	2030. In this plan, HHS notes that stigma "can be
2	a debilitating barrier preventing people living with
3	or at risk for, HIV from receiving the health care
4	services, and respect they need and deserve." Many
5	of the States and jurisdictions identified as a pri-
6	ority for the first five years of the plan have stigma-
7	based criminal statutes for perceived exposure to
8	HIV. These statutes run counter to the goals of this
9	new initiative and stand in the way of ending the do-
10	mestic HIV epidemic.
11	SEC. 3. SENSE OF CONGRESS REGARDING LAWS OR REGU
12	LATIONS DIRECTED AT PEOPLE LIVING WITH
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13 14	HIV. It is the sense of Congress that Federal and State
13 14 15	HIV. It is the sense of Congress that Federal and State laws, policies, and regulations regarding people living with
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113 114 115 116 117	HIV. It is the sense of Congress that Federal and State laws, policies, and regulations regarding people living with HIV— (1) should not place unique or additional burdens on such individuals solely as a result of their
13 14 15 16 17 18	HIV. It is the sense of Congress that Federal and State laws, policies, and regulations regarding people living with HIV— (1) should not place unique or additional burdens on such individuals solely as a result of their HIV status; and
13 14 15 16 17 18 19 20	HIV. It is the sense of Congress that Federal and State laws, policies, and regulations regarding people living with HIV— (1) should not place unique or additional burdens on such individuals solely as a result of their HIV status; and (2) should instead demonstrate a public health-
13 14 15 16 17 18 19 20 21	HIV. It is the sense of Congress that Federal and State laws, policies, and regulations regarding people living with HIV— (1) should not place unique or additional burdens on such individuals solely as a result of their HIV status; and (2) should instead demonstrate a public health-oriented, evidence-based, medically accurate, and

1	(B) the relative risk of demonstrated HIV
2	transmission routes;
3	(C) the current health implications of liv-
4	ing with HIV;
5	(D) the associated benefits of treatment
6	and support services for people living with HIV;
7	and
8	(E) the impact of punitive HIV-specific
9	laws, policies, regulations, and judicial prece-
10	dents and decisions on public health, on people
11	living with or affected by HIV, and on their
12	families and communities.
13	SEC. 4. REVIEW ON FEDERAL LAW AND UPDATED REVIEW
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14 15	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED RE-
14 15 16	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED REVIEW OF STATE LAWS.—
14 15 16 17	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED REVIEW OF STATE LAWS.— (1) IN GENERAL.—Not later than 90 days after
14 15 16 17	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED REVIEW OF STATE LAWS.— (1) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Attorney
114 115 116 117 118	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED REVIEW OF STATE LAWS.— (1) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Attorney General, the Secretary of Health and Human Serv-
114 115 116 117 118 119 220	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED REVIEW OF STATE LAWS.— (1) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Attorney General, the Secretary of Health and Human Services, the Secretary of Defense, and the Director of
14 15 16 17 18 19 20 21	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED REVIEW OF STATE LAWS.— (1) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Attorney General, the Secretary of Health and Human Services, the Secretary of Defense, and the Director of the White House Office of National AIDS Policy,
14 15 16 17 18 19 20 21	OF STATE LAWS. (a) REVIEW OF FEDERAL LAW AND UPDATED REVIEW OF STATE LAWS.— (1) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Attorney General, the Secretary of Health and Human Services, the Secretary of Defense, and the Director of the White House Office of National AIDS Policy, acting jointly (in this section referred to as the "des-

1	regarding criminal and related civil commitment
2	cases involving people living with HIV/AIDS
3	including in regard to the Uniform Code of
4	Military Justice; and
5	(B) an updated national review of State
6	laws, policies, regulations, and judicial prece-
7	dents and decisions regarding criminal and re-
8	lated civil commitment cases involving people
9	living with HIV/AIDS.
10	(2) Consultation.—In carrying out the re-
11	view under paragraph (1), the designated officials
12	shall seek to include diverse participation from, and
13	consultation with, each of the following:
14	(A) Each State.
15	(B) State attorneys general (or their rep-
16	resentatives).
17	(C) State public health officials (or their
18	representatives).
19	(D) State judicial and court system offi-
20	cers, including judges, district attorneys, pros-
21	ecutors, defense attorneys, law enforcement
22	and correctional officers.
23	(E) Members of the United States Armed
24	Forces, including members of other Federal

1	services subject to the Uniform Code of Military
2	Justice.
3	(F) People living with HIV/AIDS, particu-
4	larly those who have been subject to HIV-re-
5	lated prosecution or who are from minority
6	communities whose members have been dis-
7	proportionately subject to HIV-specific arrests
8	and prosecution.
9	(G) Legal advocacy and HIV/AIDS service
10	organizations that work with people living with
11	HIV/AIDS and community advocates experi-
12	enced in the application of the criminal law to
13	HIV.
14	(H) Nongovernmental health organizations
15	that work on behalf of people living with HIV/
16	AIDS, including syringe services programs,
17	LGBTQ-focused health organizations, and orga-
18	nizations who serve people who engage in sex
19	work.
20	(I) Trade organizations or associations
21	representing persons or entities described in
22	subparagraphs (A) through (G).
23	(3) Relation to other reviews.—In car-
24	rying out the review under paragraph (1), the des-
25	ignated officials may utilize other existing reviews of

- 1 criminal and related civil commitment cases involv-2 ing people living with HIV, including any such re-3 view conducted by any Federal or State agency or any public health, legal advocacy, or trade organiza-5 tion or association if the designated officials deter-6 mines that such reviews were conducted in accord-7 ance with the principles set forth in section 3. (b) Report.—Not later than 180 days after initi-8 ating the review required by subsection (a), the Attorney
- 9 ating the review required by subsection (a), the Attorney 10 General shall transmit to the Congress and make publicly 11 available a report containing the results of the review, 12 which includes the following:
 - (1) For each State, an updated summary, and for the Uniform Code of Military Justice, a summary of the relevant laws, policies, regulations, and judicial precedents and decisions regarding criminal cases involving people living with HIV, including the following:
 - (A) A determination of whether such laws, policies, regulations, and judicial precedents and decisions place any unique or additional burdens upon people living with HIV.
- 23 (B) A determination of whether such laws, 24 policies, regulations, and judicial precedents 25 and decisions demonstrate a public health-ori-

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1	ented, evidence-based, medically accurate, and
2	contemporary understanding of—
3	(i) the multiple factors that lead to
4	HIV transmission;
5	(ii) the relative risk of HIV trans-
6	mission routes, including that a person
7	that has an undetectable viral load cannot
8	transmit the disease;
9	(iii) the current health implications of
10	living with HIV, including data
11	disaggregated by race and ethnicity;
12	(iv) the current status of providing
13	protection to people who engage in survival
14	sex work against whom condom possession
15	has been used as evidence to intent to com-
16	mit a crime;
17	(v) States that have the classification
18	of mandatory sex offenders;
19	(vi) the associated benefits of treat-
20	ment and support services for people living
21	with HIV; and
22	(vii) the impact of punitive HIV-spe-
23	cific laws and policies on public health, on
24	people living with or affected by HIV, and
25	on their families and communities, includ-

- ing people who are in abusive, dependent,
 violent, and non-consensual relationships
 and are unable to both negotiate the use of
 condoms and status disclosure.
 - (C) An analysis of the public health and legal implications of such laws, policies, regulations, and judicial precedents and decisions, including an analysis of the consequences of having a similar penal scheme applied to comparable situations involving other communicable diseases.
 - (D) An analysis of the proportionality of punishments imposed under HIV-specific laws, policies, regulations, and judicial precedents, taking into consideration penalties attached to violation of State laws against similar degrees of endangerment or harm, such as driving while intoxicated (DWI) or transmission of other communicable diseases, or more serious harms, such as vehicular manslaughter offenses.
 - (2) An analysis of common elements shared between State laws, policies, regulations, and judicial precedents.
- 24 (3) Recommendations for adjustments to the 25 Uniform Code of Military Justice, including dis-

1 continuing the use of a service member's HIV diag-2 nosis as the basis for prosecution, enhanced pen-3 alties, or discharge from military service, in order to ensure that laws, policies, regulations, and judicial 5 precedents regarding people living with HIV are in 6 accordance with the principles set forth in section 3. 7 Such recommendations should include any necessary 8 and appropriate changes to "Orders to Follow Pre-9 ventative Medicine Requirements".

- (4) A description of any personnel policies under which members of the Armed Forces infected with HIV may be subject to punishment under the Uniform Code of Military Justice based on their HIV positive status, an assessment of whether such policies reflect an evidence-based, medically accurate understanding of how HIV is contracted, how HIV can be transmitted to other individuals, and the risk of transmission, and an explanation, based on surveys of appropriate officials from each Armed Force, of why such policies continue to be place and whether such policies should be changed.
- (c) GUIDANCE.—Not later than 90 days after the release of the report required by subsection (b), the Director of the White House Office of National AIDS Policy, shall develop and publicly release updated guidance for States

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- 1 based on the updated review conducted under subsection
- 2 (a)(1)(B), in order to assist States dealing with criminal
- 3 and related civil commitment cases regarding people living
- 4 with HIV. In preparing the guidance under this sub-
- 5 section, the Director shall consult in accordance with sub-
- 6 section (a)(2).
- 7 (d) Modernization of Federal Laws, Policies,
- 8 AND REGULATIONS.—Not later than 180 days after the
- 9 release of the guidance required by subsection (c), the des-
- 10 ignated officials shall develop and transmit to the Presi-
- 11 dent and the Congress, and make publicly available, such
- 12 proposals as may be necessary to implement adjustments
- 13 to Federal laws, policies, or regulations, including to the
- 14 Uniform Code of Military Justice, that reflect the reports
- 15 and guidance required under this Act either through Exec-
- 16 utive order or through changes to statutory law.

17 SEC. 5. RULE OF CONSTRUCTION.

- Nothing in this Act shall be construed to prohibit the
- 19 prosecution of individuals who act with the specific intent
- 20 to do harm to another person by transmitting HIV
- 21 through means likely to result in actual transmission, and
- 22 who in fact transmit HIV.

1 SEC. 6. NO ADDITIONAL APPROPRIATIONS AUTHORIZED.

- 2 This Act shall not be construed to increase the
- 3 amount of appropriations that are authorized to be appro-
- 4 priated for any fiscal year.
- 5 SEC. 7. DEFINITIONS.
- 6 For purposes of this Act:
- 7 (1) HIV AND HIV/AIDS.—The terms "HIV" and
- 8 "HIV/AIDS" have the meanings given to them in
- 9 section 2689 of the Public Health Service Act (42
- 10 U.S.C. 300ff–88).
- 11 (2) STATE.—The term "State" includes the
- 12 District of Columbia, American Samoa, the Com-
- monwealth of the Northern Mariana Islands, Guam,
- 14 Puerto Rico, and the United States Virgin Islands.