

119TH CONGRESS  
1ST SESSION

# S. 1295

To require the Director of the Bureau of Prisons to develop and implement a strategy to interdict fentanyl and other synthetic drugs in the mail at Federal correctional facilities.

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IN THE SENATE OF THE UNITED STATES

APRIL 3, 2025

Mr. JUSTICE (for himself, Mr. FETTERMAN, Mrs. BLACKBURN, Mr. CASSIDY, Mrs. CAPITO, Mr. CRUZ, and Ms. HASSAN) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

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## A BILL

To require the Director of the Bureau of Prisons to develop and implement a strategy to interdict fentanyl and other synthetic drugs in the mail at Federal correctional facilities.

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 “Bureau Of Prisons  
5 Security Check and Action against Narcotics in Mail Act”  
6 or the “BOP SCAN Mail Act”.

7 **SEC. 2. FINDINGS.**

8       Congress finds the following:

1                         (1) The Bureau of Prisons has 122 institutions  
2 located throughout the United States, employs near-  
3 ly 38,000 employees, and is responsible for more  
4 than 150,000 Federal inmates.

5                         (2) Inmate mail is a primary entry point for  
6 smuggling drugs into correctional facilities, with  
7 tainted mail incidents also on the rise.

8                         (3) Elimination of dangerous contraband, in-  
9 cluding synthetic drugs, in mail is essential to pro-  
10 tecting the health and safety of employees of the Bu-  
11 reau of Prisons and Federal inmates.

12                         (4) Prisons in the United States are increas-  
13 ingly deadly facilities, with a 600 percent rise in  
14 drug overdoses in recent years.

15                         (5) The introduction of synthetic drugs, par-  
16 ticularly fentanyl and fentanyl analogues, into cor-  
17 rectional facilities by mail threatens employees, in-  
18 mates, and the security of correctional institutions,  
19 and the practice of deliberately lacing opioids to en-  
20 sure targeted lethality represents a dramatic emerg-  
21 ing concern.

22                         (6) The foregoing factors add tremendous pres-  
23 sures and workload that further burden existing em-  
24 ployees, commonly reassigning officers from other  
25 functions to assist in processing mail.

1                         (7) Employees at correctional facilities at Fed-  
2     eral, State, and local levels continue to request drug  
3     interdiction technologies to protect themselves and  
4     inmates.

5                         (8) A congressionally authorized digital mail  
6     scanning pilot program at the Federal Correctional  
7     Institution, Beckley, West Virginia, and the United  
8     States Penitentiary, Canaan, Pennsylvania, from  
9     March 2020 through June 2021, demonstrated ef-  
10    fective interdiction technology and practices aimed  
11    at eliminating dangerous contraband arriving  
12    through the mail and served as an effective deter-  
13    rent to smuggling attempts.

14                         (9) Apart from digital mail scanning, there is  
15    no widely deployed interdiction technology that has  
16    demonstrated a 100 percent efficacy to detecting  
17    fentanyl, and other synthetic drugs, arriving through  
18    the mail at Bureau of Prisons facilities.

19                         (10) Removing mail processing from Federal  
20    prisons and relieving Bureau of Prisons employees  
21    from mail sorting duties will result in an extensive  
22    budgetary relief to the Bureau of Prisons and de-  
23    crease the staffing shortages facing prisons.

24   **SEC. 3. DEFINITIONS.**

25                         In this Act:

1                     (1) DIRECTOR.—The term “Director” means  
2                     the Director of the Bureau of Prisons.

3                     (2) OPIOID.—The term “opioid” has the mean-  
4                     ing given such term in section 102 of the Controlled  
5                     Substances Act (21 U.S.C. 802).

6                     (3) SYNTHETIC DRUG.—The term “synthetic  
7                     drug” means a controlled substance analogue (as  
8                     such term is defined in section 102 of the Controlled  
9                     Substances Act (21 U.S.C. 802)), and includes any  
10                   analogue of fentanyl.

11                 **SEC. 4. STRATEGY TO INTERDICT SYNTHETIC DRUGS IN**  
12                 **POSTAL MAIL.**

13                 (a) EVALUATION.—Not later than 180 days after the  
14                 date of enactment of this Act, the Director shall evalu-  
15                 ate—

16                     (1) the acquisition and deployment of synthetic  
17                     drug interdiction equipment and technology by Fed-  
18                     eral correctional facilities;

19                     (2) the use of technology services by Federal  
20                     correctional facilities to scan mail; and

21                     (3) whether any technologies used by other  
22                     Federal agencies or State and local corrections facili-  
23                     ties to intercept and interdict contraband in the mail  
24                     may be used by the Bureau of Prisons.

1       (b) STRATEGY.—Not later than 90 days after com-  
2 pleting the evaluation under subsection (a), the Director  
3 shall submit to the Committee on the Judiciary of the Sen-  
4 ate and the Committee on the Judiciary of the House of  
5 Representatives a strategy to provide all Federal correc-  
6 tional facilities with capabilities necessary to—

7               (1) protect staff and inmates from exposure to  
8 synthetic drugs and opioids introduced to facilities  
9 through the mail;

10              (2) ensure that—

11                   (A) not later than 24 hours after a piece  
12 of mail is received at a Federal corrections fa-  
13 cility or an appropriately contracted offsite loca-  
14 tion, each inmate receives a digital copy of any  
15 mail that is addressed to the inmate;

16                   (B) not later than 30 days after receiving  
17 a digital copy of a piece of mail under subpara-  
18 graph (A), the inmate receives the original  
19 physical copy of any mail that—

20                          (i) does not contain synthetic drugs or  
21                          opioids; and

22                          (ii) is addressed to the inmate; and

23                          (C) delivery to the inmate under subpara-  
24 graphs (A) and (B) is documented;

1                             (3) ensure that a process is in place for the  
2 processing of legal mail that includes—

3                                 (A) the verification of the sender; and  
4                                 (B) maintains attorney client privilege as  
5 required by existing law; and

6                             (4) achieve 100 percent scanning capacity of  
7 mail arriving at all Federal correction facilities.

8                             (c) CONTENTS.—The strategy required under sub-  
9 section (b) shall—

10                             (1) identify critical information technology, dig-  
11 ital mail scanning equipment, and mail scanning  
12 services necessary to achieve the scanning capacity  
13 described in subsection (b)(4);

14                             (2) include an assessment of operational and  
15 logistical considerations, including—

16                                 (A) prioritization of high security and  
17 large inmate population facilities for digital  
18 mail scanning infrastructure and security tech-  
19 nology deployment;

20                                 (B) any need for additional personnel and  
21 technology training necessary to implement the  
22 strategy; and

23                                 (C) scanning equipment maintenance re-  
24 quirements and periodic digital technology up-  
25 grades;

5 (4) include strategies for conducting oversight  
6 of the contractor providing the scanning service for  
7 the mail.

8       (d) IMPLEMENTATION DEADLINE.—Not later than 3  
9 years after the date on which the strategy is submitted  
10 under subsection (b), and subject to appropriations, the  
11 Director of the Bureau of Prisons shall complete imple-  
12 mentation of the submitted plan.

13       (e) ANNUAL PROGRESS REPORTS.—Beginning 1 year  
14 after the date on which the strategy is submitted under  
15 subsection (b), and each year thereafter, the Director of  
16 the Bureau of Prisons shall submit to the Committee on  
17 the Judiciary of the Senate and the Committee on the Ju-  
18 dicacy of the House of Representatives a report on the  
19 efficiency of the strategy and the total quantity of detected  
20 synthetic drugs and opioids.

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