	(Original Signature of Member)
	TH CONGRESS 1ST SESSION H.R.
ŗ	To amend the Omnibus Crime Control and Safe Streets Act of 1968 to require certain reporting on sexual assault kit testing.
	IN THE HOUSE OF REPRESENTATIVES
Ms.	Mace introduced the following bill; which was referred to the Committee on $___$
	A BILL
То	amend the Omnibus Crime Control and Safe Streets Act of 1968 to require certain reporting on sexual as- sault kit testing.
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 "Rape Kit Backlog
5	Progress Act of 2023".
6	SEC. 2. FINDINGS.

7

Congress finds the following:

1	(1) A sexual assault kit includes a sexual as-
2	sault forensic exam meaning an examination pro-
3	vided to a sexual assault patient by a health care
4	provider, who has specialized education and clinical
5	experience in the collection of forensic evidence and
6	treatment of these patients, which includes—
7	(A) gathering information from the patient
8	for the medical forensic history;
9	(B) an examination;
10	(C) coordinating treatment of injuries, doc-
11	umentation of biological and physical findings,
12	and collection of evidence from the patient;
13	(D) documentation of findings;
14	(E) providing information, treatment, and
15	referrals for sexually transmitted infections,
16	pregnancy, suicidal ideation, alcohol and sub-
17	stance abuse, and other non-acute medical con-
18	cerns; and
19	(F) providing follow-up as needed to pro-
20	vide additional healing, treatment, or collection
21	of evidence.
22	(2) A sexual assault kit is an important forensic
23	tool used by law enforcement and prosecutors to in-
24	vestigate and prosecute sexual assault and other
25	crimes.

1	(3) It is estimated that there are currently well
2	over 100,000 untested sexual assault kits in Amer-
3	ica, but the exact number is not known.
4	(4) Untested sexual assault kits means that
5	there are sexual assaults unprosecuted, sexual as-
6	saults occurring that could have been prevented, and
7	a delay in uploading DNA to Combined DNA Index
8	System (commonly known as "CODIS") that can as-
9	sist law enforcement in solving other violent crimes.
10	SEC. 3. REPORT TO ATTORNEY GENERAL REQUIRED ON
11	SEXUAL ASSAULT KIT TESTING.
12	Section 502 of the Omnibus Crime Control and Safe
13	Streets Act of 1968 (34 U.S.C. 10153) is amended—
14	(1) in subsection (a), by adding at the end the
15	following:
16	"(7) A report indicating whether—
17	"(A) the State or unit of local government
18	has conducted a comprehensive sexual assault
19	kit inventory, commonly known as a 'backlog
20	inventory', to identify the physical location, un-
21	tested or tested status (or full sexual assault kit
22	status, if available), and any individual test kit
23	identification or tracking information of each
24	sexual assault kit in the possession of such
25	State or unit of local government, or that has

1	been otherwise transmitted by a State or unit
2	of local government to a third-party, such as for
3	testing, storing, processing, or handling;
4	"(B) with respect to each sexual assault
5	kit, that the victim has consented to have col-
6	lected, the State or unit of local government
7	has submitted each such sexual assault kit to a
8	laboratory for DNA analysis;
9	"(C) results of any such DNA analysis
10	were uploaded to the Combined DNA Index
11	System;
12	"(D) the State or unit of local government
13	has established an electronic tracking system
14	for a victim to identify the physical location of
15	their sexual assault kit and the results of any
16	DNA analysis that was performed;
17	"(E) the State or unit of local government
18	has established a victim notification protocol for
19	informing a victim of the status of their sexual
20	assault kit, including where their sexual assault
21	kit was analyzed;
22	"(F) the State or unit of local government
23	has in place a comprehensive sexual assault kit
24	inventory system to identify sexual assault kit
25	status, physical location, and any test kit iden-

1	tification or tracking information of each sexual
2	assault kit in the possession of such State or
3	unit of local government, or otherwise trans-
4	mitted by a State or unit of local government
5	to a third-party, such as for testing, storing,
6	processing, or handling; and
7	"(G) the information in any comprehensive
8	sexual assault kit inventory system described in
9	subparagraph (F) is updated, and how and
10	when it is updated."; and
11	(2) by adding at the end the following:
12	"(c) Determination by Attorney General.—
13	Between the receipt of a grant application and deciding
14	on such application, the Attorney General shall deter-
15	mine—
16	"(1) if the State or unit of local government
17	has completed the conduct described under sub-
18	section $(a)(7)$; and
19	"(2) if such conduct has not been completed,
20	the reason that it has not been completed.
21	"(d) Eligibility.—A State or unit or local govern-
22	ment shall only be eligible for a grant under this subpart
23	if the Attorney General determines such State or unit of
24	local government has completed the conduct described
25	under subsection $(a)(7)$.

1	"(e) REQUIREMENT FOR GRANT RECIPIENTS.—A
2	State or unit of local government that has been awarded
3	a grant under this subpart as of the date of the enactment
4	of the 'Rape Kit Backlog Progress Act of 2023' shall have
5	one calendar year from such date of enactment to com-
6	plete the conduct described in subsection (a)(7) or such
7	State or unit of local government shall become ineligible
8	for a grant under this subpart.
9	"(g) Definitions.—In this section:
10	"(1) Sexual assault kit.—The term 'sexual
11	assault kit' means evidence gathered by a medical
12	professional from a victim following a sexual assault,
13	which evidence may—
14	"(A) include swabs, test tubes, microscopic
15	slides, and evidence collection envelopes, for
16	hairs and fibers; and
17	"(B) vary in accordance with the cir-
18	cumstances of the sexual assault and with any
19	applicable rules or procedures of the jurisdic-
20	tion.
21	"(2) Sexual assault kit status.—The term
22	'sexual assault kit status' means whether an indi-
23	vidual sexual assault kit is—
24	"(A) collected and untested;
25	"(B) collected and tested;

1	"(C) lost or missing, expired or spoiled; or
2	"(D) tested and results reported to the vic-
3	tim, proper authorities, and the Combined DNA
4	Index System.".
5	SEC. 4. ATTORNEY GENERAL PUBLIC REPORT ON RAPE KIT
6	BACKLOGS.
7	Subpart 1 of part E of title I of the Omnibus Crime
8	Control and Safe Streets Act of 1968 (34 U.S.C. 10151
9	et seq.) is amended by adding at the end the following:
10	"SEC. 510. ATTORNEY GENERAL PUBLIC REPORT ON RAPE
11	KIT BACKLOGS.
12	"(a) In General.—Beginning not later than two
13	years after the date of the enactment of the 'Rape Kit
14	Backlog Progress Act of 2023', and annually thereafter,
15	the Attorney General shall make publicly available on the
16	internet website of the Department of Justice a report,
17	including—
18	"(1) each report on the conduct described
19	under section 502(a)(7) received from an applicant
20	for a grant under this subpart;
21	"(2) an aggregate analysis of the reports de-
22	scribed under paragraph (1);
23	"(3) if an applicant for a grant under this sub-
24	part has been awarded a grant; and

1	"(4) if an applicant for a grant under this sub-
2	part completed the conduct described under section
3	502(a)(7) and if it has not completed the conduct
4	described under such subsection, the reason that the
5	conduct has not been completed.
6	"(b) Prohibition on Personally Identifiable
7	Information.—Any information published by the Attor-
8	ney General pursuant to this section may not contain the
9	personally identifiable information of a victim and if such
10	information was erroneously published, it shall be removed
11	from the website of the Department of Justice imme-
12	diately upon discovery.".