Suspend the Rules and Pass the Bill, H.R. 1318, With an Amendment

(The amendment strikes all after the enacting clause and inserts a new text)

115TH CONGRESS 1ST SESSION   H. R. 1318

To support States in their work to save and sustain the health of mothers during pregnancy, childbirth, and in the postpartum period, to eliminate disparities in maternal health outcomes for pregnancy-related and pregnancy-associated deaths, to identify solutions to improve health care quality and health outcomes for mothers, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 2, 2017

Ms. Herrera Beutler (for herself, Mr. Conyers, Mr. Costello of Pennsylvania, and Ms. DeGette) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To support States in their work to save and sustain the health of mothers during pregnancy, childbirth, and in the postpartum period, to eliminate disparities in maternal health outcomes for pregnancy-related and pregnancy-associated deaths, to identify solutions to improve health care quality and health outcomes for mothers, 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,
SECTION 1. SHORT TITLE.

This Act may be cited as the “Preventing Maternal Deaths Act of 2018”.

SEC. 2. SAFE MOTHERHOOD.

Section 317K of the Public Health Service Act (42 U.S.C. 247b–12) is amended—

(1) in subsection (a)—

(A) in paragraph (1)—

(i) by striking “purpose of this subsection is to develop” and inserting “purposes of this subsection are to establish or continue a Federal initiative to support State and tribal maternal mortality review committees, to improve data collection and reporting around maternal mortality, and to develop or support”;

(ii) by striking “population at risk of death and” and inserting “populations at risk of death and severe”; and

(B) in paragraph (2)—

(i) by amending subparagraph (A) to read as follows:

“(A) The Secretary may continue and improve activities related to a national maternal mortality data collection and surveillance program to identify and support the review of
pregnancy-associated deaths and pregnancy-related deaths that occur during, or within 1 year following, pregnancy.”; and

(ii) by inserting after subparagraph (C) the following:

“(D) The Secretary may, in cooperation with States, Indian tribes, and tribal organizations, develop a program to support States, Indian tribes, and tribal organizations in establishing or operating maternal mortality review committees, in accordance with subsection (d).”;

(2) in subsection (b)(2)—

(A) in subparagraph (A)—

(i) by striking “encouraging preconception” and inserting “prepregnancy”; and

(ii) by striking “diabetics” and inserting “women with diabetes and women with substance use disorder” before the semicolon;

(B) in subparagraph (H)—

(i) by inserting “the identification of the determinants of disparities in maternal
care, health risks, and health outcomes, including” before “an examination”; and

(ii) by inserting “and other groups of women with disproportionately high rates of maternal mortality” before the semi-colon;

(C) in subparagraph (I), by striking “domestic” and inserting “interpersonal”; 

(D) by redesignating subparagraphs (I) through (L) as subparagraphs (J) through (M), respectively;

(E) by inserting after subparagraph (H) the following:

“(I) activities to reduce disparities in maternity services and outcomes;”; and

(F) in subparagraph (K), as so redesignated, by striking “, alcohol and illegal drug use” and inserting “and substance abuse and misuse”;

(3) in subsection (c)—

(A) by striking “(1) IN GENERAL—The Secretary” and inserting “The Secretary”;

(B) by redesignating subparagraphs (A) through (C) as paragraphs (1) through (3), re-
respectively, and adjusting the margins accordingly;

(C) in paragraph (1), as so redesignated, by striking “and the building of partnerships with outside organizations concerned about safe motherhood”;

(D) in paragraph (2), as so redesignated, by striking “; and” and inserting a semicolon;

(E) in paragraph (3), as so redesignated, by striking the period and inserting “; and”;

and

(F) by adding at the end the following:

“(4) activities to promote physical, mental, and behavioral health during, and up to 1 year following, pregnancy, with an emphasis on prevention of, and treatment for, mental health disorders and substance use disorder.”;

(4) by redesignating subsection (d) as subsection (f);

(5) by inserting after subsection (c) the following:

“(d) MATERNAL MORTALITY REVIEW COMMITTEES.—

“(1) IN GENERAL.—In order to participate in the program under subsection (a)(2)(D), the appli-
ble maternal mortality review committee of the State, Indian tribe, or tribal organization shall—

“(A) include multidisciplinary and diverse membership that represents a variety of clinical specialties, State, tribal, or local public health officials, epidemiologists, statisticians, community organizations, geographic regions within the area covered by such committee, and individuals or organizations that represent the populations in the area covered by such committee that are most affected by pregnancy-related deaths or pregnancy-associated deaths and lack of access to maternal health care services; and

“(B) demonstrate to the Centers for Disease Control and Prevention that such maternal mortality review committee’s methods and processes for data collection and review, as required under paragraph (3), use best practices to reliably determine and include all pregnancy-associated deaths and pregnancy-related deaths, regardless of the outcome of the pregnancy.

“(2) Process for confidential reporting.—States, Indian tribes, and tribal organizations that participate in the program described in this
subsection shall, through the State maternal mortality review committee, develop a process that—

“(A) provides for confidential case reporting of pregnancy-associated and pregnancy-related deaths to the appropriate State or tribal health agency, including such reporting by—

“(i) health care professionals;

“(ii) health care facilities;

“(iii) any individual responsible for completing death records, including medical examiners and medical coroners; and

“(iv) other appropriate individuals or entities; and

“(B) provides for voluntary and confidential case reporting of pregnancy-associated deaths and pregnancy-related deaths to the appropriate State or tribal health agency by family members of the deceased, and other appropriate individuals, for purposes of review by the applicable maternal mortality review committee; and

“(C) shall include—

“(i) making publicly available contact information of the committee for use in such reporting; and
“(ii) conducting outreach to local professional organizations, community organizations, and social services agencies regarding the availability of the review committee.

“(3) DATA COLLECTION AND REVIEW.—States, Indian tribes, and tribal organizations that participate in the program described in this subsection shall—

“(A) annually identify pregnancy-associated deaths and pregnancy-related deaths—

“(i) through the appropriate vital statistics unit by—

“(I) matching each death record related to a pregnancy-associated death or pregnancy-related death in the State or tribal area in the applicable year to a birth certificate of an infant or fetal death record, as applicable;

“(II) to the extent practicable, identifying an underlying or contributing cause of each pregnancy-associated death and each pregnancy-related
death in the State or tribal area in
the applicable year; and

“(III) collecting data from med-
ical examiner and coroner reports, as
appropriate;

“(ii) using other appropriate methods
or information to identify pregnancy-asso-
ciated deaths and pregnancy-related
deaths, including deaths from pregnancy
outcomes not identified through clause
(i)(I);

“(B) through the maternal mortality re-
view committee, review data and information to
identify adverse outcomes that may contribute
to pregnancy-associated death and pregnancy-
related death, and to identify trends, patterns,
and disparities in such adverse outcomes to
allow the State, Indian tribe, or tribal organiza-
tion to make recommendations to individuals
and entities described in paragraph (2)(A), as
appropriate, to improve maternal care and re-
duce pregnancy-associated death and preg-
nancy-related death;

“(C) identify training available to the indi-
viduals and entities described in paragraph
(2)(A) for accurate identification and reporting of pregnancy-associated and pregnancy-related deaths;

“(D) ensure that, to the extent practicable, the data collected and reported under this paragraph is in a format that allows for analysis by the Centers for Disease Control and Prevention; and

“(E) publicly identify the methods used to identify pregnancy-associated deaths and pregnancy-related deaths in accordance with this section.

“(4) CONFIDENTIALITY.—States, Indian tribes, and tribal organizations participating in the program described in this subsection shall establish confidentiality protections to ensure, at a minimum, that—

“(A) there is no disclosure by the maternal mortality review committee, including any individual members of the committee, to any person, including any government official, of any identifying information about any specific maternal mortality case; and

“(B) no information from committee proceedings, including deliberation or records, is
made public unless specifically authorized under State and Federal law.

“(5) REPORTS TO CDC.—For fiscal year 2019, and each subsequent fiscal year, each maternal mortality review committee participating in the program described in this subsection shall submit to the Director of the Centers for Disease Control and Prevention a report that includes—

“(A) data, findings, and any recommendations of such committee; and

“(B) as applicable, information on the implementation during such year of any recommendations submitted by the committee in a previous year.

“(6) STATE PARTNERSHIPS.—States may partner with one or more neighboring States to carry out the activities under this subparagraph. With respect to the States in such a partnership, any requirement under this subparagraph relating to the reporting of information related to such activities shall be deemed to be fulfilled by each such State if a single such report is submitted for the partnership.

“(7) APPROPRIATE MECHANISMS FOR INDIAN TRIBES AND TRIBAL ORGANIZATIONS.—The Secretary, in consultation with Indian tribes, shall iden-
tify and establish appropriate mechanisms for Indian
tribes and tribal organizations to demonstrate, re-
port data, and conduct the activities as required for
participation in the program described in this sub-
section. Such mechanisms may include technical as-
sistance with respect to grant application and sub-
mission procedures, and award management activi-
ties.

“(8) **Research Availability.**—The Secretary
shall develop a process to ensure that data collected
under paragraph (5) is made available, as appro-
priate and practicable, for research purposes, in a
manner that protects individually identifiable or po-
tentially identifiable information and that is con-
sistent with State and Federal privacy law.

“(e) **Definitions.**—In this section—

“(1) the terms ‘Indian tribe’ and ‘tribal organi-
zation’ have the meanings given such terms in sec-
tion 4 of the Indian Self-Determination and Edu-
cation Assistance Act;

“(2) the term ‘pregnancy-associated death’
means a death of a woman, by any cause, that oc-
curs during, or within 1 year following, her preg-
nancy, regardless of the outcome, duration, or site of
the pregnancy; and
“(3) the term ‘pregnancy-related death’ means a death of a woman that occurs during, or within 1 year following, her pregnancy, regardless of the outcome, duration, or site of the pregnancy—

“(A) from any cause related to, or aggravated by, the pregnancy or its management; and

“(B) not from accidental or incidental causes.”; and

(6) in subsection (f), as so redesignated, by striking “such sums as may be necessary for each of the fiscal years 2001 through 2005” and inserting “$58,000,000 for each of fiscal years 2019 through 2023”.