117TH CONGRESS 2D SESSION	S.
------------------------------	----

To increase accessibility to the National Missing and Unidentified Persons System, to facilitate data sharing between such system and the National Crime Information Center database of the Federal Bureau of Investigation, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Murphy (for himself, Mr. Cornyn, Mr. Hoeven, Mr. Blumenthal, and Mr. Tillis) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To increase accessibility to the National Missing and Unidentified Persons System, to facilitate data sharing between such system and the National Crime Information Center database of the Federal Bureau of Investigation, 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,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as "Billy's Law" or the "Help
- 5 Find the Missing Act".

1	SEC. 2. AUTHORIZATION OF THE NATIONAL MISSING AND
2	UNIDENTIFIED PERSONS SYSTEM.
3	(a) In General.—The Attorney General, shall main-
4	tain the "National Missing and Unidentified Persons Sys-
5	tem" or "NamUs", consistent with the following:
6	(1) The NamUs shall be a national information
7	clearinghouse and resource center for missing, un-
8	identified, and unclaimed person cases across the
9	United States administered by the National Institute
10	of Justice and managed through an agreement with
11	an eligible entity.
12	(2) The NamUs shall coordinate or provide—
13	(A) online database technology which
14	serves as a national information clearinghouse
15	to help expedite case associations and resolu-
16	tions;
17	(B) various free-of-charge forensic services
18	to aid in the identification of missing persons
19	and unidentified remains;
20	(C) investigative support for criminal jus-
21	tice efforts to help missing and unidentified
22	person case resolutions;
23	(D) technical assistance for family mem-
24	bers of missing persons;
25	(E) assistance and training by coordi-
26	nating State and local service providers in order

to support individuals and families impacted by
the loss or disappearance of a loved one; and
(F) training and outreach from NamUs
subject matter experts, including assistance
with planning and facilitating Missing Person
Day events across the country.
(b) Permissible Use of Funds.—
(1) In general.—The permissible use of funds
awarded under this section for the implementation
and maintenance of the agreement created in sub-
paragraph (a)(1) include the use of funds—
(A) to hire additional personnel to provide
case support and perform other core NamUs
functions;
(B) to develop new technologies to facili-
tate timely data entry into the relevant data
bases;
(C) to conduct contracting activities rel-
evant to core NamUs services;
(D) to provide forensic analyses to support
the identification of missing and unidentified
persons, to include, but not limited to DNA
typing, forensic odontology, fingerprint exam-
ination, and forensic anthropology;

1	(E) to train State, local, and Tribal law
2	enforcement personnel and forensic medicine
3	service providers to use NamUs resources and
4	best practices for the investigation of missing
5	and unidentified person cases;
6	(F) to assist States in providing informa-
7	tion to the NCIC database, the NamUs data-
8	base, or any future database system for miss-
9	ing, unidentified, and unclaimed person cases;
10	(G) to report to law enforcement authori-
11	ties in the jurisdiction in which the remains
12	were found information on every deceased, un-
13	identified person, regardless of age;
14	(H) to participate in Missing Person Days
15	and other events to directly support family
16	members of the missing with NamUs case en-
17	tries and DNA collections;
18	(I) to provide assistance and training by
19	coordinating State and local service providers in
20	order to support individuals and families;
21	(J) to conduct data analytics and research
22	projects for the purpose of enhancing knowl-
23	edge, best practices, and training related to
24	missing and unidentified person cases, as well
25	as developing NamUs system enhancements;

1	(K) to create and maintain a secure, on-
2	line, nationwide critical incident response tool
3	for professionals that will connect law enforce-
4	ment, medico-legal and emergency management
5	professionals, as well as victims and families
6	during a critical incident; and
7	(L) for other purposes consistent with the
8	goals of this section.
9	(e) Amendments to the Crime Control Act of
10	1990 to Require Reports of Missing Children to
11	Namus.—
12	(1) Reporting requirement.—Section
13	3701(a) of the Crime Control Act of 1990 (34
14	U.S.C. 41307(a)) is amended by striking the period
15	and inserting the following: "and, consistent with
16	section 3 (including rules promulgated pursuant to
17	section 3(c)) of the Help Find the Missing Act, shall
18	also report such case, either directly or through au-
19	thorization described in such section to transmit,
20	enter, or share information on such case, to the
21	NamUs databases.".
22	(2) State requirements.—Section 3702 of
23	the Crime Control Act of 1990 (34 U.S.C. 41308)
24	is amended—

1	(A) in paragraph (2), by striking "or the
2	National Crime Information Center computer
3	database" and inserting ", the National Crime
4	Information Center computer database, or the
5	NamUs databases";
6	(B) in the matter following paragraph (3)
7	by striking "and the National Crime Informa
8	tion Center computer networks" and inserting
9	", the National Crime Information Center com
10	puter networks, and the NamUs databases"
11	and
12	(C) in paragraph (4)—
13	(i) in the matter preceding subpara
14	graph (A), by inserting "or the NamUs
15	databases" after "National Crime Informa
16	tion Center"; and
17	(ii) in subparagraph (A), by striking
18	"and National Crime Information Center
19	computer networks" and inserting ", Na
20	tional Crime Information Center computer
21	networks, and the NamUs databases".
22	(3) Effective date.—The amendments made
23	by this subsection shall apply with respect to reports
24	made before, on, or after the date of enactment of
25	this Act.

1 SEC. 3. INFORMATION SHARING.

2	(a) Access to NCIC.—Not later than 1 year after
3	the date of enactment of this Act, the Attorney Genera
4	shall, in accordance with this section, provide access to
5	the NCIC Missing Person and Unidentified Person Files
6	to the National Institute of Justice or its designee admin
7	istering the NamUs program as a grantee or contractor
8	for the purpose of reviewing missing and unidentified per
9	son records in NCIC for case validation and NamUs data
10	reconciliation.
11	(b) Electronic Data Sharing.—Not later than 6
12	months after the date of enactment of this Act, the Attor
13	ney General shall, in accordance with this section, have
14	completed an assessment of the NCIC and NamUs system
15	architectures and governing statutes, policies, and proce
16	dures and provide a proposed plan for the secure and auto
17	matic data transmission of missing and unidentified per
18	son records that are reported to and entered into the
19	NCIC database, with the following criteria, to be electronic
20	cally transmitted to the NamUs system.
21	(1) Missing Person cases with an MNP (Miss
22	ing Person) code of CA (Child Abduction) or AA
23	(Amber Alert) within 72 hours of entry into NCIC
24	(2) Missing Person cases with an MNP code
25	EME (Endangered) or EMI (Involuntary) within 30
26	days of entry into NCIC;

1	(3) All other Missing Person cases that have
2	been active (non-cancelled) in NCIC for 180 days;
3	(4) Unidentified person cases that have been
4	active (non-cancelled) in NCIC for 60 days;
5	(5) Once case data are transmitted to NamUs,
6	cases are marked as such within NCIC, and any up-
7	dates to such cases will be transmitted to NamUs
8	within 24 hours.
9	(c) Rules on Confidentiality.—
10	(1) In general.—Not later than 1 year after
11	the date of enactment of this Act, the Attorney Gen-
12	eral, in consultation with the Director of the FBI,
13	shall promulgate rules pursuant to notice and com-
14	ment that specify the information the Attorney Gen-
15	eral may allow NamUs to access from the NCIC
16	Missing Person and Unidentified Person files or be
17	transmitted from the NCIC database to the NamUs
18	databases for purposes of this Act. Such rules
19	shall—
20	(A) provide for the protection of confiden-
21	tial, private, and law enforcement sensitive in-
22	formation contained in the NCIC Missing Per-
23	son and Unidentified Person files; and
24	(B) specify the circumstances in which ac-
25	cess to portions of information in the Missing

1	Person and Unidentified Person files may be
2	withheld from the NamUs databases.
3	SEC. 4. REPORT ON BEST PRACTICES.
4	Not later than 1 year after the date of the enactment
5	of this Act, the Attorney General shall issue a report to
6	offices of forensic medicine service providers, and Federal,
7	State, local, and Tribal law enforcement agencies describ-
8	ing the best practices for the collection, reporting, and
9	analysis of data and information on missing persons and
10	unidentified human remains. Such best practices shall—
11	(1) provide an overview of the NCIC database
12	and NamUs databases;
13	(2) describe how local law enforcement agen-
14	cies, and offices of forensic medicine service pro-
15	viders should access and use the NCIC database and
16	NamUs databases;
17	(3) describe the appropriate and inappropriate
18	uses of the NCIC database and NamUs databases;
19	and
20	(4) describe the standards and protocols for the
21	collection, reporting, and analysis of data and infor-
22	mation on missing persons and unidentified human
23	remains.

1 SEC. 5. REPORT TO CONGRESS.

- 2 (a) IN GENERAL.—Not later than 1 year after the
- 3 date of the enactment of this Act and biennially thereafter,
- 4 the Attorney General shall submit to the Committee on
- 5 the Judiciary of the House of Representatives and the
- 6 Committee on the Judiciary of the Senate a report de-
- 7 scribing the status of the NCIC database and NamUs
- 8 databases.
- 9 (b) Contents.—The report required by subsection
- 10 (a) shall describe, to the extent available, information on
- 11 the process of information sharing between the NCIC
- 12 database and NamUs databases.
- 13 SEC. 6. DEFINITIONS.
- 14 In this Act:
- 15 (1) AUTHORIZED AGENCY.—The term "author-
- ized agency" means a Government agency with an
- originating agency identification (ORI) number and
- that is a criminal justice agency, as defined in sec-
- tion 20.3 of title 28, Code of Federal Regulations.
- 20 (2) FBI.—The term "FBI" means the Federal
- 21 Bureau of Investigation.
- 22 (3) Forensic medicine service provider.—
- The term "forensic medicine service provider" means
- a State or unit of local government forensic medicine
- service provider having not fewer than 1 part-time
- or full-time employed forensic pathologist, or foren-

sic pathologist under contract, who conducts medicolegal death investigations, including examinations of human remains, and who provides reports or opinion testimony with respect to such activity in courts of law within the United States.

- (4) Forensic science service provider.—
 The term "forensic science service provider" means a State or unit of local government agency having not fewer than 1 full-time analyst who examines physical evidence in criminal or investigative matters and provides reports or opinion testimony with respect to such evidence in courts in the United States.
- (5) Namus databases.—The term "Namus databases" means the National Missing and Unidentified Persons System Missing Persons database and National Missing and Unidentified Persons System Unidentified Decedents database maintained by the National Institute of Justice of the Department of Justice, which serves as a clearinghouse and resource center for missing, unidentified, and unclaimed person cases.
- (6) NCIC DATABASE.—The term "NCIC database" means the National Crime Information Center Missing Person File and National Crime Informa-

1	tion Center Unidentified Person File of the National
2	Crime Information Center database of the FBI, es-
3	tablished pursuant to section 534 of title 28, United
4	States Code.
5	(7) QUALIFYING LAW ENFORCEMENT AGENCY
6	DEFINED.—The term "qualifying law enforcement
7	agency" means a State, local, or Tribal law enforce-
8	ment agency.
9	(8) State.—The term "State" means any
10	State of the United States, the District of Columbia
11	the Commonwealth of Puerto Rico, the Virgin Is-
12	lands, American Samoa, Guam, and the Common-
13	wealth of the Northern Mariana Islands.