

117TH CONGRESS  
2D SESSION

# H. R. 7370

To direct the Secretary of Education to study student mental health at institutions of higher education and to issue guidance on compliance with the Americans with Disabilities Act of 1990 for mental health and substance use disorder policies of institutions of higher education, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

APRIL 1, 2022

Ms. PORTER (for herself, Mr. CÁRDENAS, Ms. BONAMICI, and Mrs. WATSON COLEMAN) introduced the following bill; which was referred to the Committee on Education and Labor

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## A BILL

To direct the Secretary of Education to study student mental health at institutions of higher education and to issue guidance on compliance with the Americans with Disabilities Act of 1990 for mental health and substance use disorder policies of institutions of higher education, 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 the “Student Mental Health  
5       Rights Act”.

1   **SEC. 2. FINDINGS.**

2       Congress finds the following:

3               (1) Nearly all institutions of higher education

4       are subject to—

5                       (A) the Americans with Disabilities Act of

6       1990 (42 U.S.C. 12101 et seq.);

7                       (B) section 504 of the Rehabilitation Act

8       of 1973 (29 U.S.C. 794); or

9                       (C) the Fair Housing Act (42 U.S.C. 3601

10       et seq.).

11               (2) The laws described in paragraph (1) pro-

12       hibit discrimination on the basis of disability, de-

13       fined as “with respect to an individual, a physical or

14       mental impairment that substantially limits one or

15       more major life activities of such individual, a record

16       of such an impairment, or being regarded as having

17       such an impairment” under section 3(1) of the

18       Americans with Disabilities Act of 1990 (42 U.S.C.

19       12102(1)).

20               (3) Under section 2(a)(3) of the Americans

21       with Disabilities Act of 1990 (42 U.S.C.

22       12101(a)(3)), Congress found that “discrimination

23       against individuals with disabilities persists in such

24       critical areas as employment, housing, public accom-

25       modations, education, transportation, communica-

1       tion, recreation, institutionalization, health services,  
2       voting, and access to public services”.

3                 (4) The laws described in paragraph (1) pro-  
4       hibit institutions of higher education from discrimi-  
5       nating against students with disabilities, including  
6       by failing to provide reasonable accommodations or  
7       reasonable modifications to such students so that  
8       such students are able to fully participate in univer-  
9       sity life.

10                (5) The laws described in paragraph (1) pro-  
11       hibit institutions of higher education from discrimi-  
12       nating against students with a mental health disabil-  
13       ties, including by failing to provide the reasonable  
14       accommodations or reasonable modifications to such  
15       a student.

16                (6) The vast majority of institutions of higher  
17       education lack a comprehensive plan for addressing  
18       and preventing discrimination against students with  
19       mental health disabilities or who are experiencing  
20       crises, in many cases—

21                         (A) requiring such students to leave the in-  
22       stitution of higher education;

23                         (B) evicting such students from on-campus  
24       housing; and

1                             (C) establishing excessive and unnecessary  
2                             impediments to the return of such students to  
3                             the institution of higher education.

4     **SEC. 3. STUDY.**

5         (a) REQUIREMENT.—Not later than June 30, 2023,

6     the Secretary shall complete a study on mental health con-

7     ditions and substance use conditions, including—

8                             (1) the prevalence of such conditions,

9                             disaggregated by type of condition (including dis-

10                          ability type), among students at institutions of high-

11                          er education and policies to support students with

12                          respect to such conditions;

13                             (2) the policies of institutions of higher edu-

14                          cation with respect to students who, due to such a

15                          condition, are considering a voluntary leave of ab-

16                          sence or are required to take a mandatory leave of

17                          absence, or return from such an absence, and com-

18                          pliance by institutions of higher education with such

19                          policies; and

20                             (3) best practices for supporting students at in-

21                          stitutions of higher education in making decisions

22                          regarding the management of such conditions, in-

23                          cluding the effect such practices have on graduation

24                          rates and degree completion.

1       (b) REPORT.—The Secretary shall submit to the  
2 Committee on Education and Labor of the House of Rep-  
3 resentatives and the Committee on Health, Education,  
4 Labor and Pensions of the Senate a report on the findings  
5 of the study required by subsection (a).

6 **SEC. 4. GUIDANCE.**

7       Not later than June 30, 2023, the Secretary shall,  
8 in consultation with the Assistant Attorney General of the  
9 Civil Rights Division of the Department of Justice, issue  
10 guidance on—

11                   (1) the compliance of institutions of higher edu-  
12 cation with the Americans with Disabilities Act of  
13 1990 (42 U.S.C. 12101 et seq.) and section 504 of  
14 the Rehabilitation Act of 1973 (29 U.S.C. 794) with  
15 respect to students with mental health conditions;

16                   (2) the legal obligations of institutions of higher  
17 education with respect to accommodating students  
18 with mental health conditions and students with sub-  
19 stance use conditions; and

20                   (3) policies of institutions of higher education  
21 which may have a discriminatory impact on students  
22 with mental health conditions and students with sub-  
23 stance use conditions.

**1 SEC. 5. DEFINITIONS.**

2       (a) INSTITUTION OF HIGHER EDUCATION.—The  
3 term “institution of higher education” has the meaning  
4 given that term in section 101(a) of the Higher Education  
5 Act of 1965 (20 U.S.C. 1001(a)).

6       (b) SECRETARY.—The term “Secretary” means the  
7 Secretary of Education.

