

114TH CONGRESS
1ST SESSION

H. R. 2985

To require Federal law enforcement agencies to report to Congress serious crimes, authorized as well as unauthorized, committed by their confidential informants.

IN THE HOUSE OF REPRESENTATIVES

JULY 8, 2015

Mr. LYNCH introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To require Federal law enforcement agencies to report to Congress serious crimes, authorized as well as unauthorized, committed by their confidential informants.

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 “Confidential Informant
5 Accountability Act of 2015”.

6 SEC. 2. REPORT.

7 (a) IN GENERAL.—Not later than March 1 and Sep-
8 tember 1 of each year, the head of each department that
9 contains a law enforcement agency shall, with respect to

1 each law enforcement agency within that Department,
2 fully report to the House Committee on Oversight and
3 Government Reform, the House Committee on the Judiciary,
4 the Senate Committee on Homeland Security and
5 Governmental Affairs, and the Senate Committee on the
6 Judiciary—

7 (1) all serious crimes, authorized and unauthorized,
8 committed by informants maintained by the
9 law enforcement agency; and

10 (2) the amounts expended by the law enforcement agency on payments to such informants.

12 (b) PERIOD COVERED.—Each report due on March
13 1 of a year shall cover serious crimes that took place during
14 the 6-month period beginning July 1 and ending December
15 31 of the preceding year. Each report due on September
16 1 of a year shall cover serious crimes that took place beginning January 1 and ending June 30 of that
17 year.

19 (c) CONTENTS.—

20 (1) REQUIRED.—Each report under subsection
21 (a) shall include a description of the total number of
22 each type and category of crime; the amount of
23 drugs involved if the crime is a drug crime; the
24 amount of money involved if the crime is a theft or
25 bribery crime; whether the crime was authorized or

1 unauthorized; the State in which each crime took
2 place; and any amounts expended from sources other
3 than appropriated amounts, including from assets
4 seized and forfeited by offenders and any tangible
5 benefits, including relocation costs, rent, travel ex-
6 penses, or other transfers in kind.

7 (2) PROHIBITED.—The report shall not contain
8 individual informant names, informant control num-
9 bers, or other personal identification information
10 that could reveal the identity of an individual in-
11 formant.

12 (d) ARREST OR CHARGE OF INFORMANT NOT TO AF-
13 FECT DUTY TO REPORT.—The duty to report crimes
14 under this section exists regardless of whether the inform-
15 ant has or has not been arrested or charged with the re-
16 portable crime in any jurisdiction.

17 (e) DISCLAIMER.—Nothing in this section limits the
18 authority and responsibility of the appropriate committees
19 of each House of Congress to obtain such information as
20 they may need to carry out their respective functions and
21 duties.

22 (f) DEFINITIONS.—In this section—

23 (1) the term “department that contains a law
24 enforcement agency” means the Department of Jus-

1 tice, the Department of Homeland Security, and the
2 Department of the Treasury;

3 (2) the term “law enforcement agency” means
4 the Federal Bureau of Investigation, the Drug En-
5 forcement Administration, the United States Secret
6 Service, United States Immigration and Customs
7 Enforcement, and the Bureau of Alcohol, Tobacco,
8 Firearms and Explosives;

9 (3) the term “informant” means any individual
10 who is believed to be providing useful and credible
11 information to the law enforcement agency for any
12 authorized information collection activity, and from
13 whom the law enforcement agency expects or intends
14 to obtain additional useful and credible information
15 in the future, and whose identity, information, or re-
16 lationship with the law enforcement agency warrants
17 confidential handling; and

18 (4) the term “serious crime” means—

19 (A) any serious violent felony as that term
20 is defined in section 3559(c)(2)(F) of title 18,
21 United States Code;

22 (B) any serious drug offense as that term
23 is defined in section 3559(c)(2)(H) of title 18,
24 United States Code; or

1 (C) an offense consisting of racketeering,
2 bribery, child pornography, obstruction of jus-
3 tice, or perjury,
4 that an agent or employee of the relevant law en-
5 forcement agency has reasonable grounds to believe
6 that an informant has committed.

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