

113TH CONGRESS  
2D SESSION

# S. 2211

To amend title XIX of the Social Security Act to protect the enrollment of incarcerated youth for medical assistance under the Medicaid program, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

APRIL 3, 2014

Mr. MURPHY (for himself and Mr. BOOKER) introduced the following bill; which was read twice and referred to the Committee on Finance

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## A BILL

To amend title XIX of the Social Security Act to protect the enrollment of incarcerated youth for medical assistance under the Medicaid program, 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 “At-Risk Youth Medi-  
5       caid Protection Act of 2014”.

6       **SEC. 2. AT-RISK YOUTH MEDICAID PROTECTION.**

7       (a) IN GENERAL.—Section 1902 of the Social Secu-  
8       rity Act (42 U.S.C. 1396a) is amended—

1                         (1) in subsection (a)—

2                             (A) by striking “and” at the end of para-  
3                             graph (80);

4                             (B) by striking the period at the end of  
5                             paragraph (81) and inserting “; and”; and

6                             (C) by inserting after paragraph (81) the  
7                             following new paragraph:

8                             “(82) provide that—

9                                 “(A) the State shall not terminate (but  
10                             may suspend) enrollment under a State plan for  
11                             medical assistance for an individual who is an  
12                             eligible juvenile (as defined in subsection (ll)(2))  
13                             because the juvenile is an inmate of a public in-  
14                             stitution (as defined in subsection (ll)(3));

15                                 “(B) the State shall automatically restore  
16                             enrollment for such medical assistance to such  
17                             an individual upon the individual’s release from  
18                             any such public institution and shall take all  
19                             necessary steps to ensure the enrollment is ef-  
20                             fective immediately upon release from such in-  
21                             stitution, unless (and until such date as) there  
22                             is a determination that the individual no longer  
23                             meets the eligibility requirements for such med-  
24                             ical assistance; and

1               “(C) the State shall process any applica-  
2               tion for medical assistance submitted by, or on  
3               behalf of, a juvenile who is an inmate of a pub-  
4               lic institution notwithstanding that the juvenile  
5               is such an inmate.”; and

6               (2) by adding at the end the following new sub-  
7               section:

8               “(ll) JUVENILE; ELIGIBLE JUVENILE; PUBLIC INSTI-  
9               TUTION.—For purposes of subsection (a)(82) and this  
10          subsection:

11               “(1) JUVENILE.—The term ‘juvenile’ means an  
12          individual who is—

13               “(A) under 19 years of age (or such higher  
14          age as the State has elected under section  
15          475(8)(B)(iii)); or

16               “(B) is described in subsection  
17          (a)(10)(A)(i)(IX).

18               “(2) ELIGIBLE JUVENILE.—The term ‘eligible  
19          juvenile’ means a juvenile who is an inmate of a  
20          public institution and was enrolled for medical as-  
21          sistance under the State plan immediately before be-  
22          coming an inmate of such a public institution or who  
23          becomes eligible to enroll for such medical assistance  
24          while an inmate of a public institution.

1                 “(3) INMATE OF A PUBLIC INSTITUTION.—The  
2                 term ‘inmate of a public institution’ has the meaning  
3                 given such term for purposes of applying the sub-  
4                 division (A) following paragraph (29) of section  
5                 1905(a), taking into account the exception in such  
6                 subdivision for a patient of a medical institution.”.

7                 (b) NO CHANGE IN EXCLUSION FROM MEDICAL AS-  
8                 SISTANCE FOR INMATES OF PUBLIC INSTITUTIONS.—  
9                 Nothing in this section shall be construed as changing the  
10                exclusion from medical assistance under the subdivision  
11                (A) following paragraph (29) of section 1905(a) of the So-  
12                cial Security Act (42 U.S.C. 1396d(a)), including any ap-  
13                plicable restrictions on a State submitting claims for Fed-  
14                eral financial participation under title XIX of such Act  
15                for such assistance.

16                 (c) EFFECTIVE DATE.—

17                 (1) IN GENERAL.—Except as provided in para-  
18                graph (2), the amendments made by subsection (a)  
19                shall apply to eligibility and enrollment of juveniles  
20                who become inmates of public institutions on or  
21                after the date that is 1 year after the date of the  
22                enactment of this Act.

23                 (2) RULE FOR CHANGES REQUIRING STATE  
24                 LEGISLATION.—In the case of a State plan for med-  
25                 ical assistance under title XIX of the Social Security

1       Act which the Secretary of Health and Human Serv-  
2       ices determines requires State legislation (other than  
3       legislation appropriating funds) in order for the plan  
4       to meet the additional requirements imposed by the  
5       amendments made by subsection (a), the State plan  
6       shall not be regarded as failing to comply with the  
7       requirements of such title solely on the basis of its  
8       failure to meet these additional requirements before  
9       the first day of the first calendar quarter beginning  
10      after the close of the first regular session of the  
11      State legislature that begins after the date of the en-  
12      actment of this Act. For purposes of the previous  
13      sentence, in the case of a State that has a 2-year  
14      legislative session, each year of such session shall be  
15      deemed to be a separate regular session of the State  
16      legislature.

