

107TH CONGRESS
1ST SESSION

H. R. 239

To amend the Public Health Service Act to provide for the collection of data on benign brain-related tumors through the national program of cancer registries.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 20, 2001

Ms. LEE (for herself, Mr. CAPUANO, Mr. CONYERS, Ms. CARSON of Indiana, Mrs. MORELLA, Mr. FROST, Mr. MCGOVERN, and Mr. PAYNE) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend the Public Health Service Act to provide for the collection of data on benign brain-related tumors through the national program of cancer registries.

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 “Benign Brain Tumor
5 Cancer Registries Amendment Act”.

1 “(A) IN GENERAL.—For purposes of para-
2 graph (1), the conditions referred to in this
3 paragraph are the following:

4 “(i) Each form of in-situ and invasive
5 cancer (with the exception of basal cell and
6 squamous cell carcinoma of the skin), in-
7 cluding malignant brain-related tumors.

8 “(ii) Benign brain-related tumors.

9 “(B) BRAIN-RELATED TUMOR.—For pur-
10 poses of subparagraph (A):

11 “(i) The term ‘brain-related tumor’
12 means a primary tumor (whether malig-
13 nant or benign) occurring in any of the fol-
14 lowing sites:

15 “(I) The brain, meninges, spinal
16 cord, cauda equina, a cranial nerve or
17 nerves, or any other part of the cen-
18 tral nervous system.

19 “(II) The pituitary gland, pineal
20 gland, or craniopharyngeal duct.

21 “(ii) The term ‘tumor’ includes cysts
22 and tumor-like lesions.

23 “(C) STATEWIDE CANCER REGISTRY.—
24 References in this section to cancer registries

1 shall be considered to be references to registries
2 described in this subsection.”.

3 (b) APPLICABILITY.—The amendments made by sub-
4 section (a) apply to grants under section 399B of the Pub-
5 lic Health Service Act for fiscal year 2001 and subsequent
6 fiscal years, except that, in the case of a State that re-
7 ceived such a grant for fiscal year 2000, the Secretary
8 of Health and Human Services may delay the applicability
9 of such amendments to the State for not more than 12
10 months if the Secretary determines that compliance with
11 such amendments requires the enactment of a statute by
12 the State or the issuance of State regulations.

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