

#### 115TH CONGRESS 1ST SESSION

# H. R. 391

To modify the treatment of unaccompanied alien children who are in Federal custody by reason of their immigration status, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

January 10, 2017

Mr. Chaffetz (for himself, Mrs. Black, Mr. Brooks of Alabama, Mr. Carter of Georgia, Mr. Carter of Texas, Mr. Chabot, Mr. Duncan of South Carolina, Mr. Farenthold, Mr. Gosar, Mr. Gowdy, Mr. Jody B. Hice of Georgia, Mr. Lance, Mr. Pittenger, Mr. Smith of Texas, Mr. Webster of Florida, Mr. Zeldin, and Mr. Hudson) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To modify the treatment of unaccompanied alien children who are in Federal custody by reason of their immigration status, 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 "Asylum Reform and
- 5 Border Protection Act of 2017".

#### 1 SEC. 2. CLARIFICATION OF INTENT REGARDING TAXPAYER-

- 2 **PROVIDED COUNSEL.**
- 3 Section 292 of the Immigration and Nationality Act
- 4 (8 U.S.C. 1362) is amended—
- 5 (1) by striking "(at no expense to the Govern-
- 6 ment)"; and
- 7 (2) by adding at the end the following:
- 8 "Notwithstanding any other provision of law, in no in-
- 9 stance shall the Government bear any expense for counsel
- 10 for any person in removal proceedings or in any appeal
- 11 proceedings before the Attorney General from any such
- 12 removal proceedings.".
- 13 SEC. 3. SPECIAL IMMIGRANT JUVENILE VISAS.
- Section 101(a)(27)(J)(i) of the Immigration and Na-
- 15 tionality Act (8 U.S.C. 1101(a)(27)(J)(i)) is amended by
- 16 striking "and whose reunification with one or both of the
- 17 immigrant's parents is not viable due" and inserting "and
- 18 who cannot be reunified with either of the immigrant's
- 19 parents due".
- 20 SEC. 4. CREDIBLE FEAR INTERVIEWS.
- Section 235(b)(1)(B)(v) of the Immigration and Na-
- 22 tionality Act (8 U.S.C. 1225(b)(1)(B)(v)) is amended by
- 23 striking "208." and inserting "208, and it is more prob-
- 24 able than not that the statements made by the alien in
- 25 support of the alien's claim are true.".

#### SEC. 5. RECORDING EXPEDITED REMOVAL AND CREDIBLE

- 2 FEAR INTERVIEWS.
- 3 (a) IN GENERAL.—The Secretary of Homeland Secu-
- 4 rity shall establish quality assurance procedures and take
- 5 steps to effectively ensure that questions by employees of
- 6 the Department of Homeland Security exercising expe-
- 7 dited removal authority under section 235(b) of the Immi-
- 8 gration and Nationality Act (8 U.S.C. 1225(b)) are asked
- 9 in a uniform manner, and that both these questions and
- 10 the answers provided in response to them are recorded in
- 11 a uniform fashion.
- 12 (b) Factors Relating to Sworn Statements.—
- 13 Where practicable, any sworn or signed written statement
- 14 taken of an alien as part of the record of a proceeding
- 15 under section 235(b)(1)(A) of the Immigration and Na-
- 16 tionality Act (8 U.S.C. 1225(b)(1)(A)) shall be accom-
- 17 panied by a recording of the interview which served as the
- 18 basis for that sworn statement.
- 19 (c) Interpreters.—The Secretary shall ensure that
- 20 a competent interpreter, not affiliated with the govern-
- 21 ment of the country from which the alien may claim asy-
- 22 lum, is used when the interviewing officer does not speak
- 23 a language understood by the alien and there is no other
- 24 Federal, State, or local government employee available
- 25 who is able to interpret effectively, accurately, and impar-
- 26 tially.

1	(d) Recordings in Immigration Proceedings.—
2	Recordings of interviews of aliens subject to expedited re-
3	moval shall be included in the record of proceeding and
4	shall be considered as evidence in any further proceedings
5	involving the alien.
6	(e) No Private Right of Action.—Nothing in this
7	section shall be construed to create any right, benefit,
8	trust, or responsibility, whether substantive or procedural,
9	enforceable in law or equity by a party against the United
10	States, its departments, agencies, instrumentalities, enti-
11	ties, officers, employees, or agents, or any person, nor does
12	this section create any right of review in any administra-
13	tive, judicial, or other proceeding.
14	SEC. 6. PAROLE REFORM.
15	(a) In General.—Paragraph (5) of section 212(d)
16	(8 U.S.C. 1182(d)) is amended to read as follows:
17	"(5) Humanitarian and public interest
18	PAROLE.—
19	"(A) In general.—Subject to the provi-
20	sions of this paragraph and section 214(f)(2),
21	the Secretary of Homeland Security, in the sole
22	discretion of the Secretary of Homeland Secu-
23	rity, may on a case-by-case basis parole an alien
24	into the United States temporarily, under such

1	conditions as the Secretary of Homeland Secu-
2	rity may prescribe, only—
3	"(i) for an urgent humanitarian rea-
4	son (as described under subparagraph
5	(B)); or
6	"(ii) for a reason deemed strictly in
7	the public interest (as described under sub-
8	paragraph (C)).
9	"(B) Humanitarian parole.—The Sec-
10	retary of Homeland Security may parole an
11	alien based on an urgent humanitarian reason
12	described in this subparagraph only if—
13	"(i) the alien has a medical emergency
14	and the alien cannot obtain necessary
15	treatment in the foreign state in which the
16	alien is residing or the medical emergency
17	is life-threatening and there is insufficient
18	time for the alien to be admitted through
19	the normal visa process;
20	"(ii) the alien is needed in the United
21	States in order to donate an organ or
22	other tissue for transplant into a close
23	family member;
24	"(iii) the alien has a close family
25	member in the United States whose death

1	is imminent and the alien could not arrive
2	in the United States in time to see such
3	family member alive if the alien were to be
4	admitted through the normal visa process
5	"(iv) the alien is a lawful applicant
6	for adjustment of status under section
7	245; or
8	"(v) the alien was lawfully granted
9	status under section 208 or lawfully admit-
10	ted under section 207.
11	"(C) Public interest parole.—The
12	Secretary of Homeland Security may parole an
13	alien based on a reason deemed strictly in the
14	public interest described in this subparagraph
15	only if the alien has assisted the United States
16	Government in a matter, such as a criminal in-
17	vestigation, espionage, or other similar law en-
18	forcement activity, and either the alien's pres-
19	ence in the United States is required by the
20	Government or the alien's life would be threat-
21	ened if the alien were not permitted to come to
22	the United States.
23	"(D) Limitation on the use of parole
24	AUTHORITY.—The Secretary of Homeland Se-

curity may not use the parole authority under

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this paragraph to permit to come to the United States aliens who have applied for and have been found to be ineligible for refugee status or any alien to whom the provisions of this paragraph do not apply.

"(E) Parole not an admission.—Parole of an alien under this paragraph shall not be considered an admission of the alien into the United States. When the purposes of the parole of an alien have been served, as determined by the Secretary of Homeland Security, the alien shall immediately return or be returned to the custody from which the alien was paroled and the alien shall be considered for admission to the United States on the same basis as other similarly situated applicants for admission.

"(F) Report to congress.—Not later than 90 days after the end of each fiscal year, the Secretary of Homeland Security shall submit a report to the Committees on the Judiciary of the House of Representatives and the Senate describing the number and categories of aliens paroled into the United States under this paragraph. Each such report shall contain information and data concerning the number and

1	categories of aliens paroled, the duration of pa-
2	role, and the current status of aliens paroled
3	during the preceding fiscal year.".
4	(b) Effective Date.—The amendment made by
5	subsection (a) shall take effect on the first day of the first
6	month beginning more than 60 days after the date of the
7	enactment of this Act.
8	SEC. 7. REPORT TO CONGRESS ON PAROLE PROCEDURES
9	AND STANDARDIZATION OF PAROLE PROCE-
10	DURES.
11	(a) In General.—The Attorney General and the
12	Secretary of Homeland Security shall jointly conduct a re-
13	view, and report to the Judiciary Committees of the House
14	of Representatives and the Senate, not later than 180 days
15	after the date of the enactment of this Act, and annually
16	thereafter, regarding the effectiveness of parole and cus-
17	tody determination procedures applicable to aliens who
18	have established a credible fear of persecution and are
19	awaiting a final determination regarding their asylum
20	claim by the immigration courts. The report shall include
21	the following:
22	(1) An analysis of the rate at which release
23	from detention (including release on parole) is grant-
24	ed to aliens who have established a credible fear of
25	persecution and are awaiting a final determination

- regarding their asylum claim by the immigration courts throughout the United States, and any disparity that exists between locations or geographical areas, including explanation of the reasons for this disparity and what actions are being taken to have consistent and uniform application of the standards for granting parole.
  - (2) An analysis of the effect of the procedures and policies applied with respect to parole and custody determinations both by the Attorney General and the Secretary on the alien's pursuit of their asylum claim before an immigration court.
  - (3) An analysis of the effectiveness of the procedures and policies applied with respect to parole and custody determinations both by the Attorney General and the Secretary in securing the alien's presence at the immigration court proceedings.
- 18 (b) Recommendations.—The report should include 19 recommendations with respect to whether the existing pa-20 role and custody determination procedures applicable to 21 aliens who have established a credible fear of persecution 22 and are awaiting a final determination regarding their 23 asylum claim by the immigration courts both respect the 24 interests of aliens and ensure the presence of the aliens 25 at the immigration court proceedings. The report should

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1	include an assessment on corresponding failure to appear
2	rates, inabsentia orders, and absconders.
3	SEC. 8. UNACCOMPANIED ALIEN CHILD DEFINED.
4	Section 462(g)(2) of the Homeland Security Act of
5	2002 (6 U.S.C. 279(g)(2)) is amended to read as follows:
6	"(2) The term 'unaccompanied alien child'—
7	"(A) means an alien who—
8	"(i) has no lawful immigration status
9	in the United States;
10	"(ii) has not attained 18 years of age;
11	and
12	"(iii) with respect to whom—
13	"(I) there is no parent or legal
14	guardian in the United States;
15	$``(\Pi)$ no parent or legal guardian
16	in the United States is available to
17	provide care and physical custody; or
18	"(III) no sibling over 18 years of
19	age, aunt, uncle, grandparent, or
20	cousin over 18 years of age is avail-
21	able to provide care and physical cus-
22	tody; except that
23	"(B) such term shall cease to include an
24	alien if at any time a parent, legal guardian,
25	sibling over 18 years of age, aunt, uncle, grand-

1	parent, or cousin over 18 years of age of the
2	alien is found in the United States and is avail-
3	able to provide care and physical custody (and
4	the Secretary of Homeland Security and the
5	Secretary of Health and Human Services shall
6	revoke accordingly any prior designation of the
7	alien under this paragraph).".
8	SEC. 9. MODIFICATIONS TO PREFERENTIAL AVAILABILITY
9	FOR ASYLUM FOR UNACCOMPANIED ALIEN
10	MINORS.
11	Section 208 of the Immigration and Nationality Act
12	(8 U.S.C. 1158) is amended—
13	(1) by striking subsection $(a)(2)(E)$ ; and
14	(2) by striking subsection (b)(3)(C).
15	SEC. 10. NOTIFICATION AND TRANSFER OF CUSTODY RE-
16	GARDING UNACCOMPANIED ALIEN MINORS.
17	Section 235(b) of the William Wilberforce Trafficking
18	Victims Protection Reauthorization Act of 2008 (8 U.S.C.
19	1232(b)) is amended—
20	(1) in paragraph (2), by striking "48 hours"
21	and inserting "7 days"; and
22	(2) in paragraph (3), by striking "72 hours"
23	and inserting "30 days".

1	SEC. 11. INFORMATION SHARING BETWEEN DEPARTMENT
2	OF HEALTH AND HUMAN SERVICES AND DE-
3	PARTMENT OF HOMELAND SECURITY.
4	Section 235(b) of the William Wilberforce Trafficking
5	Victims Protection Reauthorization Act of 2008 (8 U.S.C.
6	1232(b)) is amended by adding at the end the following:
7	"(5) Information sharing.—The Secretary
8	of Health and Human Services shall share with the
9	Secretary of Homeland Security any information re-
10	quested on a child who has been determined to be
11	an unaccompanied alien child and who is or has
12	been in the custody of the Secretary of Health and
13	Human Services, including the location of the child
14	and any person to whom custody of the child has
15	been transferred, for any legitimate law enforcement
16	objective, including enforcement of the immigration
17	laws.".
18	SEC. 12. SAFE THIRD COUNTRY.
19	Section 208(a)(2)(A) of the Immigration and Nation-
20	ality Act (8 U.S.C. 1158(a)(2)(A)) is amended—
21	(1) by striking "Attorney General" and insert-
22	ing "Secretary of Homeland Security"; and
23	(2) by striking "removed, pursuant to a bilat-
24	eral or multilateral agreement, to" and inserting
25	"removed to".

1	SEC.	13.	ADDITIONAL	<b>IMMIGRATION</b>	<b>JUDGES</b>	<b>AND</b>	<b>ICE</b>
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- 2 **PROSECUTORS.**
- 3 (a) Executive Office for Immigration Re-
- 4 VIEW.—Subject to the availability of appropriations, in
- 5 each of fiscal years 2015 through 2017, the Attorney Gen-
- 6 eral shall increase by not less than 50 the number of posi-
- 7 tions for full-time immigration judges within the Executive
- 8 Office for Immigration Review above the number of such
- 9 positions for which funds were allotted for fiscal year
- 10 2014.
- 11 (b) Immigration and Customs Enforcement Of-
- 12 FICE OF THE PRINCIPAL LEGAL ADVISOR.—Subject to
- 13 the availability of appropriations, in each of fiscal years
- 14 2015 through 2017, the Secretary of Homeland Security
- 15 shall increase by not less than 60 the number of positions
- 16 for full-time trial attorneys within the Immigration and
- 17 Customs Enforcement Office of the Principal Legal Advi-
- 18 sor above the number of such positions for which funds
- 19 were allotted for fiscal year 2014.
- 20 SEC. 14. MINORS IN DEPARTMENT OF HEALTH AND HUMAN
- 21 SERVICES CUSTODY.
- Section 235(c)(2)(A) of the William Wilberforce
- 23 Trafficking Victims Protection Reauthorization Act of
- 24 2008 (8 U.S.C. 1232(c)(2)(A)) is amended by striking the
- 25 last two sentences.

#### SEC. 15. FOREIGN ASSISTANCE FOR REPATRIATION.

- 2 (a) Suspension of Foreign Assistance.—The
- 3 Secretary of State shall immediately suspend all foreign
- 4 assistance, including under United States Agency for
- 5 International Development programs, the Central Amer-
- 6 ican Regional Security Initiative, or the International Nar-
- 7 cotic Control Law Enforcement program, to any large
- 8 sending country that—
- 9 (1) refuses to negotiate an agreement under
- section 235(a)(2) of the William Wilberforce Traf-
- 11 ficking Victims Protection Reauthorization Act of
- 12 2008 (8 U.S.C. 1232(a)(2)); or
- 13 (2) refuses to accept from the United States re-
- patriated unaccompanied alien children (as defined
- in section 462(g)(2) of the Homeland Security Act
- 16 of 2002 (6 U.S.C. 279(g))) who are nationals or
- 17 residents of the sending country.
- 18 (b) Use of Foreign Assistance for Repatri-
- 19 ATION.—The Secretary of State shall provide any addi-
- 20 tional foreign assistance from the United States that such
- 21 Secretary determines is needed to implement an agree-
- 22 ment under section 235(a)(2) of the William Wilberforce
- 23 Trafficking Victims Protection Reauthorization Act of
- 24 2008 (8 U.S.C. 1232(a)(2)) or safely to repatriate or re-
- 25 integrate nationals or residents of a large sending country
- 26 without increasing the total quantity of foreign assistance

- 1 to such country. Such country may use any earlier foreign
- 2 assistance for the purpose of repatriation or implementa-
- 3 tion of any agreement under such section 235(a)(2).
- 4 (c) Definition of Large Sending Program.—
- 5 For purposes of this section, the term "large sending
- 6 country" means—
- 7 (1) any country which was the country of na-
- 8 tionality or last habitual residence for 1,000 or more
- 9 unaccompanied alien children (as defined in section
- 462(g)(2) of the Homeland Security Act of 2002 (6)
- 11 U.S.C. 279(g))) who entered the United States in a
- single fiscal year in any of the prior 3 fiscal years;
- 13 and
- 14 (2) any other country which the Secretary of
- 15 Homeland Security deems appropriate.
- 16 (d) Effective Date.—This section shall take effect
- 17 on the date of the enactment of this Act and shall apply
- 18 with respect to any unaccompanied alien child (as defined
- 19 in section 462(g)(2) of the Homeland Security Act of 2002
- 20 (6 U.S.C. 279(g))) apprehended on or after such date.
- 21 **SEC. 16. REPORTS.**
- 22 (a) IN GENERAL.—Not later than 6 months after the
- 23 date of the enactment of this Act, and annually thereafter,
- 24 the Secretary of State and the Secretary of Health and
- 25 Human Services, with assistance from the Secretary of

- 1 Homeland Security, shall submit a report to the Com-
- 2 mittee on the Judiciary of the Senate and the Committee
- 3 on the Judiciary of the House of Representatives on ef-
- 4 forts to improve repatriation programs for unaccompanied
- 5 alien children (as defined in section 462(g)(2) of the
- 6 Homeland Security Act of 2002 (6 U.S.C. 279(g))). Such
- 7 reports shall include the following:
- 8 (1) The average time that such a child is de-
- 9 tained after apprehension until removal.
- 10 (2) The number of such children detained im-
- properly beyond the required time periods under
- paragraphs (2) and (3) of section 235(b) of the Wil-
- liam Wilberforce Trafficking Victims Protection Re-
- 14 authorization Act of 2008 (8 U.S.C. 1232(b)).
- 15 (3) A statement of the funds used to effectuate
- the repatriation of such children, including any
- funds that were reallocated from foreign assistance
- accounts as of the date of the enactment of this Act.
- 19 (b) Effective Date.—This section shall take effect
- 20 on the date of the enactment of this Act and shall apply
- 21 with respect to any unaccompanied alien child (as defined
- 22 in section 462(g)(2) of the Homeland Security Act of 2002
- 23 (6 U.S.C. 279(g))) apprehended on or after such date.

#### SEC. 17. WITHHOLDING OF REMOVAL.

- 2 (a) IN GENERAL.—Section 241(b)(3) (8 U.S.C.
- 3 1231(b)(3) is amended—
- 4 (1) by adding at the end of subparagraph (A)
- 5 the following:
- 6 "The burden of proof shall be on the alien to
- 7 establish that the alien's life or freedom would
- 8 be threatened in that country, and that race,
- 9 religion, nationality, membership in a particular
- social group, or political opinion would be at
- least one central reason for such threat."; and
- 12 (2) in subparagraph (C), by striking "In deter-
- mining whether an alien has demonstrated that the
- alien's life or freedom would be threatened for a rea-
- son described in subparagraph (A)," and inserting
- "For purposes of this paragraph,".
- 17 (b) Effective Date.—The amendments made by
- 18 subsection (a) shall take effect as if enacted on May 11,
- 19 2005, and shall apply to applications for withholding of
- 20 removal made on or after such date.
- 21 SEC. 18. GROSS VIOLATIONS OF HUMAN RIGHTS.
- 22 (a) Inadmissibility of Certain Aliens.—Section
- 23 212(a)(3)(E)(iii) (8 U.S.C. 1182(a)(3)(E)(iii)) is amended
- 24 to read as follows:
- 25 "(iii) Commission of acts of tor-
- 26 Ture, extrajudicial killings, war

1	CRIMES, OR WIDESPREAD OR SYSTEMATIC
2	ATTACKS ON CIVILIANS.—Any alien who
3	planned, ordered, assisted, aided and abet-
4	ted, committed, or otherwise participated
5	in, including through command responsi-
6	bility and without regard to motivation or
7	intent, the commission of—
8	"(I) any act of torture (as de-
9	fined in section 2340 of title 18,
10	United States Code);
11	"(II) any extrajudicial killing (as
12	defined in section 3(a) of the Torture
13	Victim Protection Act of 1991 (28
14	U.S.C. 1350 note)) under color of law
15	of any foreign nation;
16	"(III) a war crime (as defined in
17	section 2441 of title 18, United States
18	Code); or
19	"(IV) a widespread or systematic
20	attack directed against a civilian pop-
21	ulation, with knowledge of the attack,
22	murder, extermination, enslavement,
23	forcible transfer of population, arbi-
24	trary detention, rape, sexual slavery,
25	enforced prostitution, forced preg-

1	nancy, enforced sterilization, or any
2	other form of sexual violence of com-
3	parable gravity;
4	"(V) persecution on political ra-
5	cial, national, ethnic, cultural, reli-
6	gious, or gender grounds;
7	"(VI) enforced disappearance of
8	persons; or
9	"(VII) other inhumane acts of a
10	similar character intentionally causing
11	great suffering or serious bodily or
12	mental injury,
13	is inadmissible.".
14	(b) Nonapplicability of Confidentiality Re-
15	QUIREMENT WITH RESPECT TO VISA RECORDS.—The
16	President may make public, without regard to the require-
17	ments under section 222(f) of the Immigration and Na-
18	tionality Act (8 U.S.C. 1202(f)), with respect to confiden-
19	tiality of records pertaining to the issuance or refusal of
20	visas or permits to enter the United States, the names
21	of aliens deemed inadmissible on the basis of section
22	212(a)(3)(E)(iii) of the Immigration and Nationality Act,
23	as amended by subsection (a).

#### 1 SEC. 19. FIRM RESETTLEMENT.

- 2 Section 208(b)(2)(A)(vi) (8 U.S.C.
- 3 1158(b)(2)(A)(vi)) is amended by striking "States." and
- 4 inserting "States, which shall be considered demonstrated
- 5 by evidence that the alien can live in such country (in any
- 6 legal status) without fear of persecution.".

#### 7 SEC. 20. TERMINATION OF ASYLUM STATUS PURSUANT TO

- 8 RETURN TO HOME COUNTRY.
- 9 (a) Termination of Status.—Except as provided
- 10 in subsections (b) and (c), any alien who is granted asylum
- 11 or refugee status under the Immigration and Nationality
- 12 Act (8 U.S.C. 1101 et seq.), who, without a compelling
- 13 reason as determined by the Secretary, subsequently re-
- 14 turns to the country of such alien's nationality or, in the
- 15 case of an alien having no nationality, returns to any coun-
- 16 try in which such alien last habitually resided, and who
- 17 applied for such status because of persecution or a well-
- 18 founded fear of persecution in that country on account of
- 19 race, religion, nationality, membership in a particular so-
- 20 cial group, or political opinion, shall have his or her status
- 21 terminated.
- 22 (b) Waiver.—The Secretary has discretion to waive
- 23 subsection (a) if it is established to the satisfaction of the
- 24 Secretary that the alien had a compelling reason for the
- 25 return. The waiver may be sought prior to departure from
- 26 the United States or upon return.

- 1 (c) Exception for Certain Aliens From
- 2 Cuba.—Subsection (a) shall not apply to an alien who is
- 3 eligible for adjustment to that of an alien lawfully admit-
- 4 ted for permanent residence pursuant to the Cuban Ad-
- 5 justment Act of 1966 (Public Law 89–732).

#### 6 SEC. 21. ASYLUM CASES FOR HOME SCHOOLERS.

- 7 (a) IN GENERAL.—Section 101(a)(42) (8 U.S.C.
- 8 1101(a)(42)) is amended by adding at the end the fol-
- 9 lowing: "For purposes of determinations under this Act,
- 10 a person who has been persecuted for failure or refusal
- 11 to comply with any law or regulation that prevents the
- 12 exercise of the individual right of that person to direct the
- 13 upbringing and education of a child of that person (includ-
- 14 ing any law or regulation preventing homeschooling), or
- 15 for other resistance to such a law or regulation, shall be
- 16 deemed to have been persecuted on account of membership
- 17 in a particular social group, and a person who has a well
- 18 founded fear that he or she will be subject to persecution
- 19 for such failure, refusal, or resistance shall be deemed to
- 20 have a well founded fear of persecution on account of
- 21 membership in a particular social group.".
- 22 (b) Numerical Limitation.—Section 207(a) (8
- 23 U.S.C. 1157(a)) is amended by adding at the end the fol-
- 24 lowing new paragraph:

1 "(5) For any fiscal year, not more than 500
2 aliens may be admitted under this section, or grant3 ed asylum under section 208, pursuant to a deter4 mination under section 101(a)(42) that the alien is
5 described in the final sentence of section 101(a)(42)
6 (as added by section 21 of the Asylum Reform and
7 Border Protection Act of 2015).".

### (c) Effective Dates.—

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- (1) IN GENERAL.—The amendment made by subsection (a) shall take effect on the date of the enactment of this Act and shall apply to failure or refusal to comply with a law or regulation, or other resistance to a law or regulation, occurring before, on, or after such date.
- 15 (2) NUMERICAL LIMITATION.—The amendment 16 made by subsection (b) shall take effect beginning 17 on the first day of the first fiscal year beginning 18 after the date of the enactment of this Act.

#### 19 SEC. 22. NOTICE CONCERNING FRIVOLOUS ASYLUM APPLI-

- 20 CATIONS:.
- 21 (a) In General.—Section 208(d)(4) of the Immi-
- 22 gration and Nationality Act (8 U.S.C. 1158(d)(4)) is
- 23 amended—

1 (1) in the matter preceding subparagraph (A), 2 by inserting "the Secretary of Homeland Security 3 or" before "the Attorney General"; (2) in subparagraph (A), by striking "and of 4 5 the consequences, under paragraph (6), of knowingly 6 filing a frivolous application for asylum"; 7 (3) in subparagraph (B), by striking the period and inserting "; and"; 8 9 (4) by adding at the end the following: "(C) ensure that a written warning ap-10 11 pears on the asylum application advising the 12 alien of the consequences of filing a frivolous 13 application."; and 14 (5) by inserting after subparagraph (C) the fol-15 lowing: "The written warning referred to in subparagraph 16 17 (C) shall serve as notice to the alien of the con-18 sequences of filing a frivolous application.". 19 (b) Conforming Amendment.—Section 208(d)(6) (8 U.S.C. 1158(d)(6)) is amended by striking "paragraph" 20 (4)(A)" and inserting "paragraph (4)(C)". 21 22 SEC. 23. TERMINATION OF ASYLUM STATUS. 23 Section 208(c) of the Immigration and Nationality Act (8 U.S.C. (c)) is amended by adding at the end the following: 25

"(4) If an alien's asylum status is subject to termination under section 208(c)(2), the immigration judge shall first determine whether the conditions specified under 208(c)(2) have been met, and if so, terminate the alien's asylum status before considering whether the alien is eligible for adjustment of status under section 209.".

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