

#### 116TH CONGRESS 1ST SESSION

# S. 661

To provide for enhanced protections for vulnerable alien children, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

March 5, 2019

Ms. HIRONO (for herself, Ms. Cortez Masto, Ms. Harris, Mr. Blumenthal, Mrs. Gillibrand, Ms. Klobuchar, Mr. Wyden, Ms. Smith, Mr. Booker, Mr. Markey, Mr. Sanders, and Mr. Merkley) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

# A BILL

To provide for enhanced protections for vulnerable alien children, 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 "Child Trafficking Vic-
- 5 tims Protection and Welfare Act of 2019".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1	(1) Apprehended parent or legal guard-
2	IAN.—The term "apprehended parent or legal
3	guardian" means an individual who is—
4	(A) the parent or legal guardian of a child;
5	and
6	(B) apprehended by the Secretary or the
7	personnel of a cooperating entity.
8	(2) Border.—The term "border" means an
9	international border of the United States.
10	(3) CHILD.—The term "child" means an indi-
11	vidual who—
12	(A) has not reached the age of 18 years;
13	and
14	(B) has no permanent immigration status
15	in the United States.
16	(4) CHILD WELFARE PROFESSIONAL.—The
17	term "child welfare professional" means an indi-
18	vidual who—
19	(A) is licensed in social work by the State
20	welfare agency, and, if applicable, county wel-
21	fare agency, of the State and county in which
22	the port of entry or Border Patrol station at
23	which such individual available pursuant to sec-
24	tion 3 is located;

1	(B) has direct experience working with
2	children; and
3	(C) is proficient in one or more of the most
4	common languages spoken by children appre-
5	hended at the applicable port of entry or Bor-
6	der Patrol station.
7	(5) Commissioner.—The term "Commis-
8	sioner" means the Commissioner of U.S. Customs
9	and Border Protection.
10	(6) Cooperating entity.—The term "cooper-
11	ating entity" means a State or local entity acting
12	pursuant to an agreement with the Secretary.
13	(7) DEPARTMENT.—The term "Department"
14	means the Department of Homeland Security.
15	(8) Expert in Child Development.—The
16	term "expert in child development" means an indi-
17	vidual who has significant education and expertise
18	on infant, child, and adolescent development, and on
19	the effects of trauma on children.
20	(9) Expert in Child Welfare.—The term
21	"expert in child welfare" means an individual who
22	has—
23	(A) knowledge of Federal and State child
24	welfare laws and standards: and

1	(B) not less than 15 years of experience in
2	the field of child and adolescent development or
3	child welfare.
4	(10) EXPERT IN PEDIATRIC MEDICINE.—The
5	term "expert in pediatric medicine" means—
6	(A) an individual who is board-certified in
7	pediatric medicine in one or more States; or
8	(B) an individual with an advanced degree
9	in pediatric medicine on the faculty of an insti-
10	tution of higher education in the United States.
11	(11) Migration Deterrence Program.—The
12	term "migration deterrence program" means an ac-
13	tion relating to the repatriation or referral for pros-
14	ecution of one or more individuals apprehended by
15	the Secretary or a cooperating entity for a suspected
16	or confirmed violation of the Immigration and Na-
17	tionality Act (8 U.S.C. 1101 et seq.).
18	(12) Secretary.—The term "Secretary"
19	means the Secretary of Homeland Security.
20	(13) UNACCOMPANIED ALIEN CHILD.—The
21	term "unaccompanied alien child" has the meaning
22	given the term in section 462(g) of the Homeland
23	Security Act of 2002 (6 U.S.C. 279(g)).

# 1 SEC. 3. CHILD WELFARE AT THE BORDER.

2	(a) Guidelines.—The Secretary, in consultation	
3	with the Secretary of Health and Human Services, experts	
4	in child development, experts in child welfare, experts in	
5	pediatric medicine, and the American Bar Association	
6	Center on Children and the Law, shall develop guidelines	
7	for the treatment of children in the custody of the Com	
8	missioner.	
9	(b) Mandatory Training.—The Secretary, in con-	
10	sultation with the Secretary of Health and Human Serv-	
11	ices, shall—	
12	(1) require all U.S. Customs and Border Pro-	
13	tection personnel, and cooperating entity personnel,	
14	who have contact with a child at a port of entry or	
15	Border Patrol station to undergo appropriate train-	
16	ing, which shall include live training, on—	
17	(A) the applicable legal authorities, poli-	
18	cies, practices, and procedures relating to chil-	
19	dren; and	
20	(B) child development, trauma, and the	
21	manner in which trauma affects the health and	
22	behavior of children; and	
23	(2) require U.S. Customs and Border Protec-	
24	tion personnel, not less frequently than annually, to	
25	undertake continuing training on—	

- 1 (A) identifying and responding to common 2 signs and symptoms of medical distress in chil-3 dren;
  - (B) best practices with respect to the guidelines developed under subsection (a); and
  - (C) changes in the legal authorities, policies, and procedures described in paragraph (1)(A).

## (c) Qualified Resources.—

- (1) IN GENERAL.—In accordance with subsection (d), the Secretary shall provide resources and staff, including child welfare professionals, who are adequately trained and qualified to address the needs of children at each port of entry and Border Patrol station.
- (2) SUFFICIENT STAFFING.—The Secretary shall ensure that sufficient qualified child welfare professionals and qualified experts in pediatric medicine are available at each port of entry and Border Patrol station to accomplish the duties described in this section without prolonging the time children and apprehended parents and legal guardians remain in the custody of the Commissioner.
- (3) CHILD WELFARE EXPERTISE.—The Secretary, in consultation with the Secretary of Health

1	and Human Services, shall hire, or seek to enter into
2	contracts with, independent child welfare profes-
3	sionals in order to do the following:
4	(A) To provide child welfare expertise on-
5	site on a full-time basis at any port of entry or
6	Border Patrol station that has had not fewer
7	than 25 children in custody—
8	(i) on any day during the preceding
9	fiscal year; or
10	(ii) during the current fiscal year,
11	based on a review of monthly statistical re-
12	ports during the current fiscal year.
13	(B) To provide child welfare expertise by
14	telephone on an on-call basis, and on-site as
15	necessary, to U.S. Customs and Border Protec-
16	tion staff at any port of entry or Border Patrol
17	station that is not described in subparagraph
18	(A).
19	(C) With respect to a port of entry or Bor-
20	der Patrol station that is described in subpara-
21	graph (A) but is without on-site expertise as re-
22	quired by such subparagraph during a period of
23	not more than 90 days in which the Secretary,
24	in consultation with the Secretary of Health

and Human Services, is in the process of hiring

25

1	or seeking to enter into a contract with an on-
2	site independent child welfare professional, to
3	provide child welfare expertise by telephone on
4	an on-call basis to U.S. Customs and Border
5	Protection staff.
6	(d) CHILD WELFARE PROFESSIONALS AND EXPERTS
7	IN PEDIATRIC MEDICINE.—
8	(1) In general.—The Secretary, in consulta-
9	tion with the Secretary of Health and Human Serv-
10	ices, shall ensure the availability at each port of
11	entry and Border Patrol station of not fewer than—
12	(A) one qualified child welfare professional
13	with expertise in culturally competent, trauma-
14	centered, and developmentally appropriate
15	interviewing skills; and
16	(B) one qualified expert in pediatric medi-
17	cine.
18	(2) Medical assessments.—On obtaining
19	custody of a child, the Commissioner shall ensure
20	that the child undergoes a medical assessment car-
21	ried out by, or in consultation with, the expert in pe-
22	diatric medicine at the applicable port of entry or
23	Border Patrol Station, in accordance with the guide-
24	lines developed under subsection (a).

1	(3) Interpreter required.—In the case of a
2	child welfare professional or an expert in pediatric
3	medicine at a port of entry or Border Patrol station
4	who does not speak the language of a child in cus-
5	tody at such port of entry or station, the Secretary
6	shall provide an interpreter.
7	(4) Duties.—A child welfare professional de-
8	scribed in paragraph (1)(A) shall—
9	(A) ensure that—
10	(i) any allegation of abuse or mis-
11	treatment of a child in the custody of the
12	Commissioner is referred to the appro-
13	priate Federal and State authorities;
14	(ii) any investigation of an allegation
15	described in clause (i)—
16	(I) receives support from the
17	child welfare professional, who shall
18	follow up on the referral under that
19	clause and coordinate with the inves-
20	tigation until the completion of the in-
21	vestigation; and
22	(II) is conducted by a multidisci-
23	plinary team that uses a trauma-in-
24	formed approach to investigation,
25	such as Children's Advocacy Centers,

1	to the maximum extent practicable;
2	and
3	(iii) the Commissioner and the Direc-
4	tor of the Office of Refugee Resettlement
5	comply with applicable child abuse report-
6	ing laws, including by—
7	(I) ensuring that children in such
8	custody have access to applicable com-
9	plaint mechanisms to report abuse or
10	misconduct;
11	(II) reporting any allegation of
12	abuse or mistreatment to—
13	(aa) the applicable Federal
14	and State authorities;
15	(bb) the Office of Inspector
16	General of the Department;
17	(cc) the Office for Civil
18	Rights and Civil Liberties of the
19	Department;
20	(dd) the Internal Affairs Of-
21	fice of U.S. Customs and Border
22	Protection; and
23	(ee) the Office of Refugee
24	Resettlement;

1 (III) providing notice to federally
2 subcontracted legal service providers
in the applicable geographical area
4 with respect to any child in such cus-
5 tody who has made an allegation of
6 abuse or mistreatment; and
7 (IV) directing the legal service
8 providers described in subclause (III)
9 to relevant information relating to the
availability of immigration and admin-
istrative relief for individuals with
pending civil rights complaints;
(B) conduct screening of each child in such
custody in accordance with section 235(a)(4) of
the William Wilberforce Trafficking Victims
Protection Reauthorization Act of 2008 (8
17 U.S.C. $1232(a)(4)$ ;
(C) with respect to a child who may meet
the notification and transfer requirements
under subsections (a) and (b) of section 235 of
the William Wilberforce Trafficking Victims
22 Protection Reauthorization Act of 2008 (8
U.S.C. 1232), including a child for whom a de-
termination cannot be made, notify the Sec-
retary and the Director of the Office of Refugee

1	Resettlement of the presence of such child at
2	the port of entry or Border Patrol station;
3	(D) provide to the Director of U.S. Immi-
4	gration and Customs Enforcement a best inter-
5	est placement recommendation for each accom-
6	panied child and family that—
7	(i) considers—
8	(I) the best interests of the child;
9	and
10	(II) applicable law; and
11	(ii) favors a policy of release;
12	(E) interview any adult relative accom-
13	panying a child, including any sibling, grand-
14	parent, aunt, uncle, or cousin of the child;
15	(F) for each unaccompanied alien child in
16	such custody, provide to the Director of the Of-
17	fice of Refugee Resettlement—
18	(i) an initial family relationship and
19	trafficking assessment, which shall be con-
20	ducted in accordance with the timeframe
21	under subsections (a)(4) and (b)(3) of sec-
22	tion 235 of the William Wilberforce Traf-
23	ficking Victims Protection Reauthorization
24	Act of 2008 (8 U.S.C. 1232); and

1	(ii) recommendations for the initial
2	placement of the child;
3	(G) pursuant to procedures developed by
4	the Secretary, maintain the best interests of
5	children in any migration deterrence program
6	for family units carried out at a border, includ-
7	ing by—
8	(i) inquiring whether a child is trav-
9	eling with a parent, sibling, or legal guard-
10	ian;
11	(ii) ascertaining whether the detention
12	or removal from the United States of an
13	apprehended parent or legal guardian of a
14	child presents a humanitarian concern or a
15	concern relating to the physical safety of
16	the apprehended parent or legal guardian;
17	(iii) in the case of a family separation,
18	ensuring that—
19	(I) each member of the family is
20	provided with a telephone number for
21	each other member of the family;
22	(II) the apprehended parent or
23	legal guardian is afforded the oppor-
24	tunity to speak with the child of the
25	apprehended parent or legal guardian

1	not fewer than three times weekly, in-
2	cluding not fewer than 1 video con-
3	ference;
4	(III) for each child of the appre-
5	hended parent or legal guardian, the
6	apprehended parent or legal guard-
7	ian—
8	(aa) knows—
9	(AA) the location of the
10	child; and
11	(BB) the date and loca-
12	tion of each scheduled immi-
13	gration court proceeding of
14	the child; and
15	(bb) is provided with up-
16	dated information if the location
17	of the child or a scheduled immi-
18	gration court proceeding of the
19	child changes;
20	(IV) the location and contact in-
21	formation for the apprehended parent
22	or legal guardian is maintained on
23	file;
24	(V) before separation, each child
25	is provided with an opportunity to say

1	goodbye to the apprehended parent or
2	legal guardian; and
3	(VI) with respect to the health of
4	the child, the apprehended parent or
5	legal guardian—
6	(aa) is able, before separa-
7	tion, to communicate to per-
8	sonnel of the Department the
9	medical history and any known
10	illness of the child; and
11	(bb) is informed of any med-
12	ical treatment administered to
13	the child, including psychotropic
14	drugs, during the period in which
15	the child is in the custody of the
16	Director of the Office of Refugee
17	Resettlement; and
18	(iv) ensuring that, with respect to a
19	decision relating to the removal from the
20	United States or referral for prosecution of
21	an apprehended parent or legal guardian—
22	(I) consideration is given to—
23	(aa) the best interests of the
24	child of the apprehended parent
25	or legal guardian;

1	(bb) family unity, to the
2	maximum extent possible; and
3	(cc) any other public interest
4	factor, including a humanitarian
5	concern and a concern relating to
6	the physical safety of the appre-
7	hended parent or legal guardian;
8	and
9	(II) the apprehended parent or
10	legal guardian and the child have ac-
11	cess to legal counsel; and
12	(H) coordinate with the Consulate of Mex-
13	ico to ensure the safe repatriation of any child
14	who is a citizen of Mexico.
15	(5) Preservation of confidentiality.—
16	Each child welfare professional shall maintain the
17	privacy and confidentiality of all information gath-
18	ered in the course of providing care, custody, place-
19	ment, and follow-up services to a child pursuant to
20	this subsection, consistent with the best interest of
21	the child, by not disclosing such information to other
22	Federal agencies or nonparental third parties unless
23	such disclosure—
24	(A) is in the best interest of the child;
25	(B) is in writing;

1	(C) includes an explanation of the jus-
2	tification for the disclosure;
3	(D) is included in the file of the child; and
4	(E) is—
5	(i) authorized by the child or an ap-
6	proved sponsor of the child, in accordance
7	with section 235 of the William Wilber-
8	force Trafficking Victims Protection Reau-
9	thorization Act of 2008 (8 U.S.C. 1232)
10	and the Health Insurance Portability and
11	Accountability Act (Public Law 104–191;
12	110 Stat. 1936); or
13	(ii) provided to a duly recognized law
14	enforcement entity to prevent imminent
15	and serious harm to another individual.
16	(e) Prohibition on Separation.—The Secretary
17	may not remove a child from a parent or legal guardian
18	solely for a purpose as follows:
19	(1) The purpose of furthering the policy objec-
20	tive of deterring individuals from migrating to the
21	United States.
22	(2) The purpose of furthering the policy objec-
23	tive of promoting compliance with the immigration
24	laws.
25	(f) Family Unit Tracking Number.—

1	(1) In general.—The Secretary shall assign a
2	family unit tracking number to each member of an
3	apprehended family unit, including—
4	(A) an apprehended spouse;
5	(B) an apprehended parent or legal guard-
6	ian;
7	(C) a child of an apprehended parent or
8	legal guardian; and
9	(D) each member of a sibling group.
10	(2) REQUIREMENTS.—The Secretary shall en-
11	sure that a family unit tracking number—
12	(A) is transferrable;
13	(B) may be shared easily among the data
14	systems of—
15	(i) U.S. Customs and Border Protec-
16	tion;
17	(ii) U.S. Immigration and Customs
18	Enforcement; and
19	(iii) the Office of Refugee Resettle-
20	ment; and
21	(C)(i) is included on the paperwork of each
22	member of an apprehended family unit; and
23	(ii) is not deleted or altered.
24	(g) Monitoring.—The Secretary shall—

- (1) allow nongovernmental organizations and State and local child welfare agencies in the jurisdiction in which an apprehended child is located to conduct not less than one monthly unannounced, independent inspection of any Department facility that houses one or more children; and
  - (2) in consultation with one or more child welfare professionals and 1 or more experts in pediatric medicine, for the purpose of human rights monitoring, develop procedures to provide nongovernmental organizations regular and full access to any facility in which one or more children is housed.

# (h) Report.—

(1) In General.—Not later than 18 months after the date of the enactment of this Act, and every fiscal quarter thereafter, the Secretary shall submit to the Committee on the Judiciary, the Committee on Homeland Security and Governmental Affairs, and the Committee on Health, Education, Labor, and Pensions of the Senate and the Committee on the Judiciary, the Committee on Oversight and Reform, and the Committee on Education and Labor of the House of Representatives a report that, for the preceding fiscal quarter—

1	(A) describes the procedures used by child
2	welfare professionals under this section to
3	screen unaccompanied alien children and chil-
4	dren accompanied by a parent or legal guard-
5	ian;
6	(B) assesses the effectiveness of such
7	screenings;
8	(C) includes data on all children screened
9	by child welfare professionals under this sec-
10	tion, including—
11	(i) the number and location of chil-
12	dren in the physical custody of the Depart-
13	ment;
14	(ii) the number of children transferred
15	to the custody of the Secretary of Health
16	and Human Services;
17	(iii) the number of children appre-
18	hended together with a parent or legal
19	guardian;
20	(iv) the number of children separated
21	from a parent or legal guardian by the De-
22	partment and the reason for such separa-
23	tion; and

1	(v) the number of children removed
2	from the United States and the countries
3	of nationality of such children; and
4	(D) includes documentation of—
5	(i) compliance with the guidelines de-
6	veloped pursuant to this section;
7	(ii) instances of noncompliance with
8	such guidelines; and
9	(iii) actions taken to correct non-
10	compliance with such guidelines.
11	(2) LIMITATION.—The data under paragraph
12	(1)(C) shall not include the personally identifiable
13	information of any child.
14	(i) Immediate Notification.—With respect to a
15	child in the custody of the Secretary, to effectively and
16	efficiently coordinate the transfer of the child to and place-
17	ment of the child with the Director of the Office of Ref-
18	ugee Resettlement, the Secretary shall notify the Director
19	of the Office of Refugee Resettlement as soon as prac-
20	ticable, but not later than 48 hours after the time at which
21	the Secretary encounters the child.
22	(j) Standards of Care for Short-Term Cus-
23	TODY OF CHILDREN.—
24	(1) In General.—Not later than 180 days
25	after the date of the enactment of this Act, the Sec-

1	retary, in consultation with the head of the Office
2	for Civil Rights and Civil Liberties of the Depart-
3	ment, shall promulgate regulations establishing basic
4	standards of care for the short-term custody of chil-
5	dren by the Commissioner.
6	(2) Requirements.—The regulations promul-
7	gated pursuant to paragraph (1) shall ensure that
8	all children in the custody of the Commissioner,
9	while in such custody—
10	(A) receive a health interview, a medical
11	assessment, and all necessary medical treat-
12	ment, including emergency medical care, as nec-
13	essary;
14	(B) receive emergency medical and mental
15	health care in compliance with section 8(c) of
16	the Prison Rape Elimination Act of 2003 (42
17	U.S.C. 15607(c)), as necessary, including in
18	any case in which a child is at risk of harming
19	himself or herself or others;
20	(C) are provided—
21	(i) continual access to potable water;
22	(ii) a climate-appropriate environ-
23	ment;
24	(iii) climate-appropriate clothing and
25	shoes;

1	(iv) access to bathroom facilities and
2	hygiene items, including soap, feminine hy-
3	giene products, toothpaste, toothbrushes
4	and towels, and, in the case of any child in
5	such custody for more than 24 hours,
6	showers;
7	(v) a pillow;
8	(vi) linens;
9	(vii) sufficient blankets to rest at a
10	comfortable temperature;
11	(viii) diapers, diapering supplies, in-
12	fant formula, and infant feeding supplies,
13	as necessary;
14	(ix) in the case of any child in such
15	custody for more than 12 hours, access to
16	a bed and adequate bedding; and
17	(x) a location to sleep in which the
18	lights are dimmed;
19	(D)(i) are offered food at the time at
20	which the Commissioner obtains custody of the
21	child; and
22	(ii) receive adequate nutrition, including
23	not fewer than three daily meals that include 1
24	or more fruits or vegetables:

1	(E) have a safe and sanitary living envi-
2	ronment;
3	(F) in the case of any child in such cus-
4	tody for more than 24 hours, have access to
5	daily recreational programs and activities, in-
6	cluding recreational time outdoors;
7	(G) have regular access to legal services
8	and consular officials in person and tele-
9	phonically; and
10	(H) are permitted to make supervised
11	video conference calls, if available, and tele-
12	phone calls to family members.
13	(k) Ensuring Children Have Access to Legal
14	Rights.—
15	(1) IN GENERAL.—The Secretary shall ensure
16	that each child, on apprehension, is provided—
17	(A) an interview and screening with a child
18	welfare professional as described in subsection
19	(d); and
20	(B) a video orientation and oral and writ-
21	ten notice, in a language understood by the
22	child, of the rights of the child under the Immi-
23	gration and Nationality Act (8 U.S.C. 1101 et
24	seq.), including—
25	(i) the right to relief from removal:

1	(ii) the right—
2	(I) to confer with counsel under
3	section 292 of such Act (8 U.S.C.
4	1362); and
5	(II) to have access to family or
6	friends while in the temporary custody
7	of the Department; and
8	(iii) the applicable complaint mecha-
9	nism to report any abuse, mistreatment, or
10	misconduct.
11	(2) Languages.—The Secretary shall ensure
12	that, at each location at which one or more children
13	are held in custody, the video orientation described
14	in paragraph (1)(B) is available in English and the
15	five most common native languages spoken by chil-
16	dren held in custody at that location during the pre-
17	ceding fiscal year.
18	(3) Access to legal counsel.—The Sec-
19	retary shall ensure that each apprehended parent or
20	legal guardian and each child is provided access to
21	one or more nongovernmental organizations that
22	provide legal assistance.
23	(l) CHILD PROTECTION POLICIES.—With respect to
24	children, the Secretary shall adopt fundamental child pro-
25	tection policies and procedures—

1	(1) to make reliable age determinations, devel-
2	oped in consultation with experts in the physio-
3	logical, cognitive, and emotional development of chil-
4	dren and experts in pediatric medicine, which shall
5	exclude the use of fallible forensic testing of the
6	bones and teeth of children;
7	(2) to use all legal authorities to defer the re-
8	moval from the United States of a child who faces
9	a risk of life-threatening harm on return, including
10	harm due to the mental health or medical condition
11	of the child; and
12	(3) to ensure, in accordance with the Juvenile
13	Justice and Delinquency Prevention Act of 1974 (42
14	U.S.C. 5601 et seq.), that a child in custody of the
15	Secretary is separated physically, and by sight and
16	sound, from any—
17	(A) immigration detainee or inmate with a
18	criminal conviction;
19	(B) pretrial inmate facing criminal pros-
20	ecution; and
21	(C) inmate exhibiting violent behavior.
22	(m) Preservation of Records.—The Secretary
23	shall preserve all records associated with children in the
24	custody of the Commissioner, including records as follows:

- 1 (1) Records containing information on the iden-2 tity of any child, and, if accompanied by any family 3 member, on the identity of such family member.
  - (2) Records associated with reported incidents of abuse of children while in custody.

### (n) Transfer of Funds.—

- (1) AUTHORIZATION.—The Secretary, in accordance with a written agreement between the Secretary and the Secretary of Health and Human Services, to the extent and in such amounts as are provided in advance in appropriations Acts, shall transfer from amounts appropriated for U.S. Customs and Border Protection to the Department of Health and Human Services such amounts as may be necessary to carry out the duties described in subsections (c) and (d)(4).
- (2) Report.—Not later than 15 days before the date of any proposed transfer under paragraph (1), the Secretary of Health and Human Services, in consultation with the Secretary, shall submit to the Committee on Appropriations of the Senate and the Committee on Appropriations of the House of Representatives a detailed expenditure plan that describes the actions proposed to be taken with the amounts transferred under such paragraph.

# 1 SEC. 4. SAVINGS PROVISIONS.

2	(a) Federal Law.—Nothing in this Act may be con-
3	strued to supersede or modify—
4	(1) the William Wilberforce Trafficking Victims
5	Protection Act of 2008 (8 U.S.C. 1232 et seq.);
6	(2) the Stipulated Settlement Agreement filed
7	in the United States District Court for the Central
8	District of California on January 17, 1997 (CV 85-
9	4544–RJK) (commonly known as the "Flores Settle-
10	ment Agreement");
11	(3) the Homeland Security Act of 2002 (6
12	U.S.C. 101 et seq.); or
13	(4) any applicable Federal child welfare law, in-
14	cluding the Adoption and Safe Families Act of 1997
15	(Public Law 105–89).
16	(b) STATE LAW.—Nothing in this Act may be con-
17	strued to supersede or modify any applicable State child
18	welfare law.

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