

# 116TH CONGRESS 1ST SESSION H.R. 3451

To protect children affected by immigration enforcement actions.

### IN THE HOUSE OF REPRESENTATIVES

June 24, 2019

Ms. ROYBAL-ALLARD (for herself, Ms. VELÁZQUEZ, Ms. TITUS, Mr. PRICE of North Carolina, and Mr. Espaillat) introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

To protect children affected by immigration enforcement actions.

- 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 "Humane Enforcement
- 5 and Legal Protections for Separated Children Act of
- 6 2019" or the "HELP Separated Children Act of 2019".
- 7 SEC. 2. DEFINITIONS.
- 8 In this Act:

- 1 (1) APPREHENSION.—The term "apprehension"
  2 means the detention or arrest by officials of the Department or cooperating entities.
  - (2) CHILD.—The term "child" means an individual who is younger than 18 years of age.
    - (3) CHILD WELFARE AGENCY.—The term "child welfare agency" means a State or local agency responsible for child welfare services under subtitles B and E of title IV of the Social Security Act (42 U.S.C. 601 et seq.).
    - (4) Cooperating entity.—The term "cooperating entity" means a State or local entity acting under agreement with the Secretary.
    - (5) DEPARTMENT.—The term "Department" means the Department of Homeland Security.
    - (6) DETENTION FACILITY.—The term "detention facility" means a Federal, State, or local government facility, or a privately owned and operated facility, that is used, in whole or in part, to hold individuals under the authority of the Director of U.S. Immigration and Customs Enforcement, including facilities that hold such individuals under a contract or agreement with the Director.

1	(7) Immigration enforcement action.—The
2	term "immigration enforcement action" means the
3	apprehension of 1 or more individuals whom—
4	(A) the Department has reason to believe
5	are removable from the United States by the
6	Secretary or a cooperating entity; and
7	(B) are apprehended by immigrations and
8	customs enforcement or a cooperating entity.
9	(8) Parent.—The term "parent" means—
10	(A) a biological or adoptive parent of a
11	child, whose parental rights have not been relin-
12	quished or terminated under State law or the
13	law of a foreign country; or
14	(B) a legal guardian under State law or
15	the law of a foreign country.
16	(9) Secretary.—The term "Secretary" means
17	the Secretary of Homeland Security.
18	SEC. 3. APPREHENSION PROCEDURES FOR IMMIGRATION
19	ENFORCEMENT-RELATED ACTIVITIES.
20	(a) Apprehension Procedures.—In any immigra-
21	tion enforcement action, the Secretary and cooperating en-
22	tities shall—
23	(1) as soon as possible, but generally not later
24	than 2 hours after an immigration enforcement ac-
25	tion, inquire whether an individual is a parent or

1	primary caregiver of a child in the United States
2	and provide any such individuals with—
3	(A) the opportunity to make a minimum of
4	2 telephone calls to arrange for the care of such
5	child in the individual's absence; and
6	(B) contact information for—
7	(i) child welfare agencies and family
8	courts in the same jurisdiction as the child;
9	and
10	(ii) consulates, attorneys, and legal
11	service providers capable of providing free
12	legal advice or representation regarding
13	child welfare, child custody determinations,
14	and immigration matters;
15	(2) notify the child welfare agency with jurisdic-
16	tion over the child if—
17	(A) the child's parent or primary caregiver
18	is unable to make care arrangements for the
19	child; or
20	(B) the child is in imminent risk of serious
21	harm;
22	(3) ensure that personnel of the Department
23	and cooperating entities do not, absent medical ne-
24	cessity or extraordinary circumstances—

1	(A) interview individuals in the immediate
2	presence of children; or
3	(B) compel or request children to interpret
4	or translate for interviews of their parents or of
5	other individuals who are encountered as part
6	of an immigration enforcement action;
7	(4) absent extraordinary circumstances, ensure
8	that individuals who are the subject of an immigra-
9	tion enforcement action and are parents of children
10	in the United States who are present during the ac-
11	tion are given an opportunity—
12	(A) to communicate with their child, in-
13	cluding through physical contact;
14	(B) to reassure their child;
15	(C) to share information regarding care ar-
16	rangements for their child while the parent is
17	detained; and
18	(D) to communicate known medical ill-
19	nesses, including chronic illnesses, to the De-
20	partment prior to separation;
21	(5) ensure that any parent or primary caregiver
22	of a child in the United States—
23	(A) absent medical necessity or extraor-
24	dinary circumstances, is not transferred from

1	his or her area of apprehension until the indi-
2	vidual—
3	(i) has made arrangements for the
4	care of such child; or
5	(ii) if such arrangements are unavail-
6	able or the individual is unable to make
7	such arrangements, is informed of the care
8	arrangements made for the child and of a
9	means to maintain communication, includ-
10	ing telephonic and video conferencing com-
11	munication, with the child;
12	(B) absent medical necessity or extraor-
13	dinary circumstances, and to the extent prac-
14	ticable, is placed in a detention facility that is—
15	(i) proximate to the location of appre-
16	hension; and
17	(ii) proximate to the child's habitual
18	place of residence; and
19	(C) receives due consideration of the best
20	interests of such child in any decision or action
21	relating to his or her detention, release, or
22	transfer between detention facilities.
23	(b) Requests to State and Local Entities.—
24	If the Secretary requests a State or local entity to hold
25	in custody an individual whom the Department has reason

- 1 to believe is removable pending transfer of such individual
- 2 to the custody of the Secretary or to a detention facility,
- 3 the Secretary shall request that the State or local entity
- 4 provide the individual the protections specified in para-
- 5 graphs (1) and (2) of subsection (a) if such individual is
- 6 the parent or primary caregiver of a child in the United
- 7 States.
- 8 (c) Protections Against Trafficking Pre-
- 9 SERVED.—Nothing in this section may be construed to im-
- 10 pede, delay, or limit the obligations of the Secretary, the
- 11 Attorney General, or the Secretary of Health and Human
- 12 Services under—
- 13 (1) section 235 of the William Wilberforce
- 14 Trafficking Victims Protection Reauthorization Act
- of 2008 (8 U.S.C. 1232);
- 16 (2) section 462 of the Homeland Security Act
- of 2002 (6 U.S.C. 279); or
- 18 (3) the Stipulated Settlement Agreement filed
- in the United States District Court for the Central
- District of California on January 17, 1997 (CV 85–
- 21 4544–RJK) (commonly known as the "Flores Settle-
- 22 ment Agreement").

1	SEC. 4. ACCESS TO CHILDREN, STATE AND LOCAL COURTS,
2	CHILD WELFARE AGENCIES, AND CONSULAR
3	OFFICIALS.
4	At all detention facilities, the Secretary shall—
5	(1) prominently post, in a manner accessible to
6	detainees and visitors, and include in detainee hand-
7	books—
8	(A) information regarding the protections
9	required under this Act; and
10	(B) information regarding potential eligi-
11	bility for parole or release;
12	(2) absent extraordinary circumstances, ensure
13	that individuals who are detained by the Department
14	and are parents or legal guardians of children in the
15	United States are—
16	(A) permitted regular phone calls and con-
17	tact visits with their children;
18	(B) provided with contact information for
19	child welfare agencies and family courts in the
20	relevant jurisdictions;
21	(C) given the opportunity to participate
22	fully and, to the extent possible, in person—
23	(i) in all family court proceedings; and
24	(ii) in any other proceedings that may
25	impact their right to custody of their chil-
26	dren;

1 (D) granted free and confidential telephone 2 calls to relevant child welfare agencies and fam-3 ily courts as often as is necessary to ensure that the best interest of their children, including a preference for family unity whenever ap-6 propriate, can be considered in child welfare 7 agency or family court proceedings; 8 (E) able to fully comply with all family 9 court or child welfare agency orders impacting 10 custody of their children; 11 (F) provided access to United States pass-12 port applications or other relevant travel docu-13 ment applications for the purpose of obtaining 14 travel documents for their children; 15 (G) afforded timely access to a notary pub-16 lic for the purpose of applying for a passport 17 for their children or executing guardianship or 18 other agreements to ensure the safety of their 19 children; and 20 (H) granted adequate time and oppor-21 tunity before removal to obtain passports,

- on their return to their country of origin or join them in their country of origin; and
- 3 (3) if doing so would not impact public safety
  4 or national security, facilitate the ability of detained
  5 alien parents and primary caregivers to share infor6 mation regarding travel arrangements with their
  7 consulate, children, child welfare agencies, or other
  8 caregivers in advance of the detained alien individ9 ual's departure from the United States.

#### 10 SEC. 5. MANDATORY TRAINING.

- The Secretary, in consultation with the Secretary of
- 12 Health and Human Services and independent child welfare
- 13 and family law experts, shall develop and provide training
- 14 on the protections required under sections 3 and 4 to all
- 15 personnel of the Department, cooperating entities, and de-
- 16 tention facilities operated by or under agreement with the
- 17 Department who—
- 18 (1) regularly engage in immigration enforce-
- ment actions, including detention; and
- 20 (2) in the course of such actions, come into con-
- 21 tact with individuals who are parents or primary
- caregivers of children in the United States.

#### 1 SEC. 6. RULEMAKING.

- 2 Not later than 180 days after the date of the enact-
- 3 ment of this Act, the Secretary shall promulgate regula-
- 4 tions to implement sections 3 and 4.

#### 5 SEC. 7. SEVERABILITY.

- 6 If any provision of this Act, any amendment made
- 7 by this Act, or the application of any such provision or
- 8 amendment to any person or circumstance is held to be
- 9 unconstitutional, the remaining provisions of this Act, the
- 10 remaining amendments made by this Act, and the applica-
- 11 tion of such provisions and amendments to any person or
- 12 circumstance shall not be affected by such holding.

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