118TH CONGRESS 1ST SESSION H.R. 2760

U.S. GOVERNMENT INFORMATION

> To provide standards for facilities at which aliens in the custody of the Department of Homeland Security are detained, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 20, 2023

Ms. JAYAPAL (for herself, Mr. SMITH of Washington, Mr. AUCHINCLOSS, Ms. BALINT, Ms. BARRAGÁN, Mr. BEYER, Mr. BLUMENAUER, Ms. BONAMICI, Mr. BOWMAN, Mr. BOYLE of Pennsylvania, Ms. BROWN, Ms. BROWNLEY, Ms. BUSH, Mr. CÁRDENAS, Mr. CARSON, Mr. CARTER of Louisiana, Mr. CASAR, Mr. CASTEN, Mr. CASTRO of Texas, Mrs. CHERFILUS-MCCOR-MICK, Ms. CHU, Mr. CICILLINE, Ms. CLARKE of New York, Mr. CLEAVER, Mr. COHEN, Mr. CONNOLLY, Ms. CROCKETT, Mr. CROW, Mr. DAVIS of Illinois, Ms. DEAN of Pennsylvania, Mr. DESAULNIER, Mrs. DINGELL, Mr. DOGGETT, Ms. ESCOBAR, Mr. ESPAILLAT, Mr. EVANS, Mrs. FOUSHEE, Ms. LOIS FRANKEL of Florida, Mr. GALLEGO, Mr. GARAMENDI, Mr. GARCÍA of Illinois, Mr. ROBERT GARCIA of California, Ms. GARCIA of Texas, Mr. GOMEZ, Mr. GREEN of Texas, Mr. HIMES, Mr. HUFFMAN, Mr. IVEY, Ms. JACKSON LEE, Ms. JACOBS, Mr. JOHNSON of Georgia, Ms. KAMLAGER-DOVE, Ms. KELLY of Illinois, Mr. KHANNA, Mr. KILMER, Mr. KRISHNAMOORTHI, Mr. LARSEN of Washington, Ms. LEE of California, Ms. LEE of Pennsylvania, Ms. LEGER FERNANDEZ, Mr. LEVIN, Mr. LIEU, Ms. LOFGREN, Ms. MATSUI, Ms. McCollum, Mr. MCGARVEY, Mr. MCGOVERN, Mr. MEEKS, Ms. MENG, Ms. MOORE of Wisconsin, Mr. NADLER, Mrs. NAPOLITANO, Ms. NORTON, Ms. OCASIO-CORTEZ, Ms. OMAR, Mr. PALLONE, Mr. PANETTA, Mr. PAYNE, Ms. PIN-GREE, Mr. POCAN, Ms. PRESSLEY, Mr. QUIGLEY, Mrs. RAMIREZ, Ms. SA-LINAS, Mr. SARBANES, Ms. SCANLON, Ms. SCHAKOWSKY, Ms. SEWELL, Mr. Sherman, Mr. Soto, Ms. Stansbury, Mr. Swalwell, Mr. TAKANO, Mr. THANEDAR, Mr. THOMPSON of Mississippi, Ms. TITUS, Ms. TLAIB, Ms. TOKUDA, Mr. TRONE, Mr. VEASEY, Ms. VELÁZQUEZ, Mrs. WATSON COLEMAN, Ms. WILLIAMS of Georgia, Ms. WILSON of Florida, and Ms. DEGETTE) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Homeland Security, 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

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- To provide standards for facilities at which aliens in the custody of the Department of Homeland Security are detained, 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 "Dignity for Detained5 Immigrants Act".

6 SEC. 2. SENSE OF CONGRESS.

7 It is the sense of Congress that detention, even for8 a short period of time, inflicts severe, irreparable harm9 on children and should be avoided.

10 SEC. 3. DEFINITIONS.

11 In this Act:

12 (1) APPROPRIATE COMMITTEES OF CON13 GRESS.—The term "appropriate committees of Con14 gress" means—
15 (A) the Committee on the Indicious of the

15 (A) the Committee on the Judiciary of the16 Senate;

17 (B) the Committee on Homeland Security18 and Governmental Affairs of the Senate;

19 (C) the Committee on the Judiciary of the20 House of Representatives; and

1	(D) the Committee on Homeland Security
2	of the House of Representatives.
3	(2) DEPARTMENT.—The term "Department"
4	means the Department of Homeland Security.
5	(3) Secretary.—The term "Secretary" means
6	the Secretary of Homeland Security.
7	SEC. 4. STANDARDS FOR DEPARTMENT OF HOMELAND SE-
8	CURITY DETENTION FACILITIES.
9	(a) RULEMAKING.—Not later than 1 year after the
10	date of the enactment of this Act, the Secretary shall, by
11	regulation, establish detention standards for each facility
12	at which aliens in the custody of the Department are de-
13	tained.
14	(b) MINIMUM PROTECTION.—The standards estab-
15	lished under subsection (a) shall provide, at a minimum,
16	the level of protections for detainees described in the
17	American Bar Association's Civil Immigration Detention
18	Standards (adopted in August 2012, and as modified in
19	August 2014).
20	(c) BIENNIAL UPDATES.—Not less frequently than
21	biennially, the Secretary shall review and update such
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22 standards, as appropriate.

23 SEC. 5. OVERSIGHT AND TRANSPARENCY.

24 (a) PERIODIC INSPECTIONS.—

1	(1) IN GENERAL.—On a periodic basis, not less
2	frequently than annually, the Inspector General of
3	the Department (referred to in this section as the
4	"Inspector General") shall conduct an unannounced,
5	in-person inspection of each facility at which aliens
6	in the custody of the Department are detained to en-
7	sure that each such facility is in compliance with the
8	standards established under section 4.
9	(2) REPORT.—Not later than 60 days after
10	conducting an inspection under paragraph (1) , the
11	Inspector General shall—
12	(A) submit a report to the Secretary con-
13	taining the results of such inspection; and
14	(B) make the report available to the public
15	on the internet website of the Department.
16	(3) Failure to comply with standards.—
17	(A) INITIAL FAILURE.—
18	(i) IN GENERAL.—If the Inspector
19	General determines that a facility has
20	failed to comply with the standards estab-
21	lished under section 4 for the first time
22	during any 2-year period, and such non-
23	compliance constitutes a deficiency that
24	threatens the health, safety, or the due
25	process rights of detainees—

1	(I) the Inspector General shall
2	notify the Secretary of such deter-
3	mination; and
4	(II) the Secretary shall—
5	(aa) in the case of a facility
6	not owned by the Department,
7	impose a meaningful fine of not
8	less than 10 percent of the value
9	of the contract with the facility;
10	and
11	(bb) in the case of a facility
12	owned by the Department—
13	(AA) issue a written
14	warning to the facility not
15	later than 30 days after re-
16	ceiving such notification
17	from the Inspector General,
18	which shall include remedial
19	measures to be carried out
20	not later than 60 days after
21	the issuance of the warning;
22	and
23	(BB) not later than 60
24	days after the issuance of a
25	warning under subitem

1	(AA), certify to the Inspec-
2	tor General that the reme-
3	dial measures have been car-
4	ried out.
5	(ii) Follow-up inspection.—Not
6	later than 180 days after the date on
7	which the Inspector General makes a noti-
8	fication under clause (i)(I), the Inspector
9	General shall conduct an in-person inspec-
10	tion of the facility to determine whether
11	the facility has achieved compliance with
12	the standards established under section 4.
13	(B) SUBSEQUENT FAILURES.—If the In-
14	spector General determines that a facility has
15	failed to comply with the standards established
16	under section 4 in 2 or more inspections under
17	paragraph (1) during any 2-year period, and
18	such noncompliance constitutes a deficiency
19	that threatens the health, safety, or the rights
20	of detainees—
21	(i) the Inspector General shall notify
22	the Secretary of such determination; and
23	(ii) the Secretary shall—
24	(I) in the case of a facility not
25	owned by the Department—

1	(aa) not later than 30 days
2	after receiving such notification,
3	transfer each detainee to a facil-
4	ity that does so comply; and
5	(bb) terminate the contract
6	with the owner or operator of the
7	facility; and
8	(II) in the case of a facility
9	owned by the Department—
10	(aa) not later than 60 days
11	after receiving such notification,
12	transfer each detainee to a facil-
13	ity that does so comply; and
14	(bb) suspend the use of such
15	facility until such time as the In-
16	spector General—
17	(AA) certifies to the
18	Secretary that the facility is
19	in compliance with such
20	standards; and
21	(BB) makes available
22	to the public on the internet
23	website of the Department
24	information relating to the
25	remedial measures taken.

1 (b) DEATHS IN CUSTODY.—

2 (1) NOTIFICATION.—Not later than 24 hours
3 after the death of an alien in the custody of the De4 partment, the Secretary shall notify the appropriate
5 committees of Congress of such death.

6 (2) INVESTIGATIONS.—

7 (A) IN GENERAL.—Not later than 30 days 8 after the death of an alien in the custody of the 9 Department, the Secretary shall conduct an in-10 vestigation into such death, which shall include 11 a root cause analysis that identifies any 12 changes to policies, practices, training curricula, 13 staffing, or potential system-wide errors that 14 may reduce the probability of such an event in 15 the future.

16 (B) ROOT CAUSE ANALYSIS.—Each root
17 cause analysis required by subparagraph (A)
18 shall be carried out—

19 (i) by appropriately qualified per20 sonnel, including 1 or more medical profes21 sionals qualified in a field relevant to the
22 death; and

23 (ii) in accordance with professional
24 medical standards for investigating sentinel
25 events in medical care facilities, including

1	the Sentinel Event Policy promulgated by
2	The Joint Commission.
3	(C) PUBLIC REPORT.—Not later than 60
4	days after such a death, the Secretary shall—
5	(i) issue a full report describing the
6	results of the investigation required by
7	subparagraph (A); and
8	(ii) make the report available to the
9	public on the internet website of the De-
10	partment.
11	(D) REVIEW BY INSPECTOR GENERAL
12	Not later than 90 days after the death of an
13	alien in the custody of the Department, the In-
14	spector General shall conduct a review of the
15	report issued under subparagraph (C) with re-
16	spect to such death.
17	(3) Definition of death of an alien in
18	THE CUSTODY OF THE DEPARTMENT.—The term
19	"death of an alien in the custody of the Depart-
20	ment" means the death of an alien occurring while
21	the alien is under the supervision of the Depart-
22	ment, regardless of—
23	(A) the location of the death; or
24	(B) whether the death may have resulted
25	from a health problem that existed before or

10
during, or was exacerbated by, the detention of
the alien.
(c) Report to Congress.—
(1) IN GENERAL.—Not less frequently than an-
nually, the Secretary shall submit to the appropriate
committees of Congress a report on the inspections
and oversight of facilities at which aliens in the cus-
tody of the Department are detained.
(2) ELEMENTS.—Each report required by para-
graph (1) shall include, for the preceding year—
(A) a list of each detention facility found
by the Inspector General to be in noncompli-
ance with the standards established under sec-
tion 4;
(B) for each such facility, a description of
the remedial actions taken, or planned to be
taken, by the Secretary so as to achieve compli-
ance with such standards; and
(C) a determination as to whether such re-
medial actions have succeeded in bringing the
facility into compliance with such standards.
(d) Classification of Documents for Purposes
OF FOIA.—The reports required by subsections $(a)(2)$
and $(b)(2)(C)$, and any contract between the Department
and a private or public entity that provides for the use

of a facility not owned by the Department to detain aliens
 in the custody of the Department, are considered records
 for purposes of section 552 of title 5, United States Code,
 and do not qualify for the exception under subsection
 (b)(4) of such section.

6 (e) Facilities Matrix.—

7 (1) IN GENERAL.—On the first day of each
8 month, the Secretary shall ensure that a publicly ac9 cessible internet website of the Department contains
10 the information described in paragraph (2) for each
11 facility at which aliens in the custody of the Depart12 ment are detained.

13 (2) ELEMENTS.—The information referred to in
paragraph (1) is, for each such facility, the following:

16 (A) The name and location of the facility.
17 (B) Whether the facility houses adults,
18 children, or both.

19 (C) The number of beds available in the
20 facility on the last day of the preceding month,
21 disaggregated by gender.

(D) The total number of aliens detained in
the facility on the last day of the preceding
month, disaggregated by gender and classification as a child or as an adult.

1	(E) Whether the facility is used to detain
2	aliens for longer than 72 hours.
3	(F) Whether the facility is used to detain
4	aliens for longer than 7 days.
5	(G) The average number of aliens detained
6	in the facility during the current year and dur-
7	ing the preceding month, disaggregated by gen-
8	der and classification as a child or as an adult.
9	(H) Whether the facility is in compliance
10	with the standards established under section 4.
11	(I) In the case of a facility not owned by
12	the Department, a description of the nature of
13	the contract providing for the detention of
14	aliens at the facility.
15	(J) The average, median, 25th quartile,
16	and 50th quartile number of days that an alien
17	has been detained at the facility during the pre-
18	ceding month.
19	(f) Online Detainee Locator System.—The Sec-
20	retary shall ensure that the online detainee locator system
21	maintained by the Department, or any successor system,
22	is updated not later than 12 hours after an alien is—
23	(1) taken into, or released from, custody by the
24	Department;

10
(2) transferred to, or detained in, a detention
facility; or
(3) removed from the United States.
(g) Information Collected and Maintained
FOR ALIENS IN DHS CUSTODY.—The Secretary shall col-
lect and maintain, for each alien in the custody of the De-
partment, the following information:
(1) The gender and age of the alien.
(2) The date on which the alien was taken into
such custody.
(3) The country of nationality of the alien.
(4) Whether the alien is considered a vulnerable
person (as such term is defined in section $236(c)(5)$
of the Immigration and Nationality Act, as amended
by section 9) or a primary caregiver.
(5) The provision of law pursuant to which the
Secretary is authorized to detain the alien.
(6) The name of the facility in which the alien
is detained.
(7) With respect to any transfer of the alien to
another detention facility—
(A) a description of the transfer of the
alien to the other detention facility;
(B) the reason for the transfer; and

1	(C) in the case of a transfer effectuated
2	despite presence of the alien's legal counsel or
3	immediate relative in the jurisdiction of the
4	original detention facility, a justification for
5	such transfer.
6	(8) The status and basis of any removal pro-
7	ceedings of which the alien is the subject.
8	(9) The initial custody determination made by
9	U.S. Immigration and Customs Enforcement, in-
10	cluding any review of such determination.
11	(10) The date of the alien's release or removal,
12	and the reason for such release or removal, as appli-
13	cable.
14	(11) Whether the alien is subject to a final
15	order of removal.
16	(12) Whether the alien was apprehended as
17	part of a family unit.
18	(13) Whether the alien was separated from a
19	family unit at the border or in the interior of the
20	United States.
21	SEC. 6. CIVIL ACTIONS.
22	(a) Civil Action for Violation of Standards.—
23	(1) IN GENERAL.—An individual detained in a
24	facility required to comply with the standards estab-
25	lished under section 4 who is injured as a result of

1	a violation of such standards may file a claim in the
2	appropriate district court of the United States.
3	(2) RECOVERY.—In a civil action under this
4	subsection, the court may order injunctive relief and
5	compensatory damages, and may award the pre-
6	vailing party reasonable attorney fees, and costs.
7	SEC. 7. DETENTION FACILITY CONSTRUCTION AND MAIN-
8	TENANCE.
9	(a) RESTRICTION ON CONSTRUCTION.—
10	(1) IN GENERAL.—Not later than 180 days be-
11	fore initiating, or entering into a contract for, the
12	construction of a new facility or the expansion of an
13	existing facility for the detention of aliens in the
14	custody of the Department, the Secretary shall sub-
15	mit to the appropriate committees of Congress a no-
16	tification of the plan to construct or expand such fa-
17	cility, including—
18	(A) the location, size, and capacity of such
19	facility;
20	(B) the anticipated timeline and cost of
21	constructing or expanding such facility; and
22	(C) the intended population to be detained
23	at such facility, including the gender and ages
24	of such population.

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1	(2) PUBLIC AVAILABILITY.—The Secretary
2	shall make the information described in paragraph
3	(1) available to the public on the internet website of
4	the Department.
5	(b) Phase-Out of Private Detention Facilities
6	and Use of Jails.—
7	(1) Secure detention facilities.—
8	(A) IN GENERAL.—The Secretary—
9	(i) may not enter into or extend any
10	contract or agreement with any public or
11	private for-profit entity that owns or oper-
12	ates a detention facility for use of such fa-
13	cility to detain aliens in the custody of the
14	Department; and
15	(ii) shall terminate any contract or
16	agreement described in clause (i) not later
17	than the date that is 3 years after the date
18	of the enactment of this Act.
19	(B) OWNERSHIP REQUIREMENT.—Begin-
20	ning on the date that is 3 years after the date
21	of the enactment of this Act, any facility at
22	which aliens in the custody of the Department
23	are detained shall be owned and operated by
24	the Department.

1(2) Alternatives to detention pro-2Grams.—

(A) IN GENERAL.—The Secretary— 3 4 (i) may not enter into or extend any 5 contract or agreement with any public or private for-profit entity for the operation 6 7 of a program or the use of a facility for 8 nonresidential, detention-related activities 9 for aliens who are subject to monitoring by 10 the Department; and 11 (ii) shall terminate any contract or 12 agreement described in clause (i) not later 13 than the date that is 3 years after the date 14 of the enactment of this Act. 15 (\mathbf{B}) OWNERSHIP AND OPERATION RE-16 QUIREMENT.—Beginning on the date that is 3 17 years after the date of the enactment of this 18 Act, any program or facility used for the activi-19 ties described in subparagraph (A)(i) shall be 20 owned and operated by a nonprofit organization 21 or the Department. 22 (3) IMPLEMENTATION PLAN.—Not later than 23 60 days after the date of the enactment of this Act,

24 the Secretary shall develop, and make publicly avail-

able, a plan and timeline for the implementation of
 this subsection.

3 SEC. 8. APPEARANCE OF DETAINED ALIENS FOR OTHER 4 LEGAL MATTERS.

5 The Secretary shall establish rules to ensure that any 6 alien detained in the custody of the Department who is 7 required to appear in Federal or State court (including 8 family court) for another matter is transported by an offi-9 cer or employee of the Department to such court pro-10 ceeding.

11 SEC. 9. PROCEDURES FOR DETAINING ALIENS.

(a) PROBABLE CAUSE AND CUSTODY DETERMINATION HEARINGS.—Section 236 of the Immigration and
Nationality Act (8 U.S.C. 1226) is amended to read as
follows:

16 "APPREHENSION AND DETENTION OF ALIENS

17 "SEC. 236. (a) ARREST, DETENTION, AND RE-18 LEASE.—

"(1) IN GENERAL.—On a warrant issued by an
immigration judge, or pursuant to section 287(a)(2),
the Secretary of Homeland Security may arrest an
alien, and in accordance with this section, detain the
alien or release the alien on bond, subject to conditions, or recognizance, pending a decision on whether the alien is to be removed from the United States.

1 "(2) Exemption for unaccompanied alien 2 CHILDREN.— 3 "(A) IN GENERAL.—This section shall not 4 apply to unaccompanied alien children (as de-5 fined in section 462(g)(2) of the Homeland Se-6 curity Act of 2002 (6 U.S.C. 279(g)(2))). 7 "(B) TRANSFER OF CUSTODY.—Anv unac-8 companied alien child in the custody of the Sec-9 retary of Homeland Security shall be trans-10 ferred to the custody of the Secretary of Health 11 and Human Services pursuant to section 12 235(b)(3) of the William Wilberforce Traf-13 ficking Victims Protection Reauthorization Act 14 of 2008 (8 U.S.C. 1232(b)(3)). "(b) BOND DETERMINATION.— 15 "(1) IN GENERAL.—An immigration judge who 16 17 releases an alien on bond under this section shall—

"(A) consider, for purposes of setting the amount of the bond, the alien's financial position and ability to pay the bond without imposing financial hardship on the alien; and

22 "(B) set bond at an amount no greater
23 than necessary to ensure the alien's appearance
24 for removal proceedings.

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"(2) INABILITY TO PAY BOND.—The Secretary
 of Homeland Security may not continue to detain an
 alien solely based on the alien's inability to pay
 bond.

5 "(c) Custody Determination.—

6 "(1) INITIAL DETERMINATION.—

"(A) IN GENERAL.—Not later than 48 7 8 hours after taking an alien into custody pursu-9 ant to this section or section 235, or with re-10 spect to an alien subject to a reinstated order 11 of removal pursuant to section 241(a)(5) who 12 has been found to have a credible or reasonable 13 fear of return, the Secretary of Homeland Secu-14 rity shall make an initial custody determination 15 with regard to the alien, and provide such de-16 termination in writing to the alien.

17 "(B) LEAST RESTRICTIVE CONDITIONS.— 18 With respect to a custody determination under 19 subparagraph (A), if the Secretary determines 20 that the release of an alien will not reasonably 21 ensure the appearance of the alien as required 22 or will endanger the safety of any other person 23 or the community, the Secretary shall impose 24 the least restrictive conditions, as described in 25 paragraph (4).

1 "(2) TIMING.—

2	"(A) IN GENERAL.—An alien who seeks to
3	challenge the initial custody determination
4	under paragraph (1) shall be provided with the
5	opportunity for a hearing before an immigra-
6	tion judge not later than 72 hours after the ini-
7	tial custody determination to determine whether
8	the alien should be detained.
9	"(B) Access to counsel.—On request
10	by an alien, or the legal counsel of an alien, an
11	immigration judge may grant a reasonable con-
12	tinuance of a hearing under subparagraph (A)
13	to provide the alien or such legal counsel addi-
14	tional time to prepare for the hearing.
15	"(3) Presumption of release.—
16	"(A) IN GENERAL.—In a hearing under
17	this subsection, there shall be a presumption
18	that the alien should be released.
19	"(B) REBUTTAL.—
20	"(i) IN GENERAL.—The Secretary of
21	Homeland Security has the duty of rebut-
22	ting this presumption, which may only be
23	shown based on clear and convincing evi-
24	dence, including credible and individualized
25	information, that the use of alternatives to

1	detention will not reasonably ensure the
2	appearance of the alien at removal pro-
3	ceedings, or that the alien is a threat to
4	another person or the community.
5	"(ii) Consideration.—The Attorney
6	General—
7	"(I) shall consider the totality of
8	each case; and
9	"(II) may not rely on an alien's
10	criminal conviction, arrest, pending
11	criminal charge, or combination there-
12	of as the sole factor to justify the con-
13	tinued detention of the alien.
14	"(4) LEAST RESTRICTIVE CONDITIONS RE-
15	QUIRED.—
16	"(A) IN GENERAL.—If an immigration
17	judge determines, pursuant to a hearing under
18	this section, that the release of an alien will not
19	reasonably ensure the appearance of the alien
20	as required or will endanger the safety of any
21	other person or the community, the immigra-
22	tion judge shall order the least restrictive condi-
23	tions, or combination of conditions, that the
24	judge determines will reasonably ensure the ap-
25	pearance of the alien as required and the safety

1	of any other person and the community, which
2	may include—
3	"(i) release on recognizance;
4	"(ii) secured or unsecured release on
5	bond; or
6	"(iii) participation in a program de-
7	scribed in subsection (f).
8	"(B) MONTHLY REVIEW.—Not less fre-
9	quently than monthly, the immigration judge
10	shall review any condition assigned to an alien
11	pursuant to subparagraph (A).
12	"(C) Modification of conditions of
13	SUPERVISION.—An immigration judge may
14	modify or rescind conditions of supervision im-
15	posed on an alien by the Secretary of Homeland
16	Security.
17	"(5) Special rule for vulnerable per-
18	SONS AND PRIMARY CAREGIVERS.—
19	"(A) IN GENERAL.—In the case of an alien
20	subject to a custody determination under this
21	subsection who is a vulnerable person or a pri-
22	mary caregiver, the alien may not be detained
23	unless the Secretary of Homeland Security
24	demonstrates, in addition to the requirements
25	under paragraph (3), that it is unreasonable or

1	not practicable to place the alien in a commu-
2	nity-based supervision program.
3	"(B) DEFINITIONS.—In this paragraph:
4	"(i) Material witness.—The term
5	'material witness' means an individual who
6	presents a declaration to an attorney inves-
7	tigating, prosecuting, or defending the
8	workplace claim or from the presiding offi-
9	cer overseeing the workplace claim attest-
10	ing that, to the best of the declarant's
11	knowledge and belief, reasonable cause ex-
12	ists to believe that the testimony of the in-
13	dividual will be relevant to the outcome of
14	the workplace claim.
15	"(ii) PRIMARY CAREGIVER.—The term
16	'primary caregiver' means an individual
17	who is established to be a caregiver, par-
18	ent, or close relative caring for or traveling
19	with a child.
20	"(iii) VULNERABLE PERSON.—The
21	term 'vulnerable person' means an indi-
22	vidual who—
23	"(I) is under 21 years of age or
24	over 60 years of age;
25	"(II) is pregnant;

1	"(III) identifies as lesbian, gay,
2	bisexual, transgender, queer, or
3	intersex;
4	"(IV) is a victim or witness of a
5	crime;
6	"(V) has filed a nonfrivolous civil
7	rights claim in Federal or State court;
8	"(VI) has filed, or is a material
9	witness to, a bonafide workplace
10	claim;
11	"(VII) has a serious mental or
12	physical illness or disability;
13	"(VIII) has been determined by
14	an asylum officer in an interview con-
15	ducted under section $235(b)(1)(B)$ to
16	have a credible fear of persecution or
17	torture;
18	"(IX) has limited English lan-
19	guage proficiency and is not provided
20	access to appropriate and meaningful
21	language services in a timely fashion;
22	OF
23	"(X) has been determined by an
24	immigration judge or by the Secretary
25	of Homeland Security to have experi-

1	enced or to be experiencing severe
2	trauma or to be a survivor of torture
3	or gender-based violence, based on in-
4	formation obtained during intake,
5	from the alien's attorney or legal serv-
6	ice provider, or through credible self-
7	reporting.
8	"(iv) Workplace claim.—The term
9	'workplace claim' means any written or
10	oral claim, charge, complaint, or grievance
11	filed with, communicated to, or submitted
12	to the employer, a Federal, State, or local
13	agency or court, or an employee represent-
14	ative related to the violation of applicable
15	Federal, State, and local labor laws, in-
16	cluding laws concerning wages and hours,
17	labor relations, family and medical leave,
18	occupational health and safety, civil rights,
19	or nondiscrimination.
20	"(6) SUBSEQUENT DETERMINATIONS.—An
21	alien detained under this section shall be provided
22	with a de novo custody determination hearing under
23	this subsection—
24	"(A) not later than 30 days after the date
25	of the enactment of this Act;

1	"(B) every 60 days; and
2	"(C) upon showing of a change in cir-
3	cumstances or good cause for such a hearing.
4	"(d) Release Upon an Order Granting Relief
5	FROM REMOVAL.—The Secretary of Homeland Security—
6	"(1) shall immediately release an alien with re-
7	spect to whom an immigration judge has entered an
8	order providing relief from removal (including an
9	order granting asylum or withholding, deferral, or
10	cancellation of removal) or an order terminating re-
11	moval proceedings, which order is pending appeal,
12	upon entry of the order; and
13	"(2) may impose only reasonable conditions on
14	the alien's release from custody.
15	"(e) Prohibition on Detention of Children.—
16	Notwithstanding any other provision of this Act, the Sec-
17	retary of Homeland Security may not detain in a facility
18	operated or contracted by U.S. Immigration and Customs
19	Enforcement any individual who is under the age of 18
20	years.
21	"(f) Community-Based Case Management Pro-
22	GRAM.—
23	"(1) IN GENERAL.—The Secretary of Homeland

24 Security shall establish, outside of the purview of

1	U.S. Immigration and Customs Enforcement, a com-
2	munity-based case management program that—
3	"(A) provides alternatives to detaining
4	aliens;
5	"(B) offers a continuum of community-
6	based support options and services, including—
7	"(i) case management; and
8	"(ii) access to—
9	"(I) social services;
10	((II) medical and mental health
11	services;
12	"(III) housing;
13	"(IV) transportation; and
14	"(V) legal services; and
15	"(C) provides services in the appropriate
16	language.
17	"(2) PROHIBITION ON ELECTRONIC SURVEIL-
18	LANCE.—The program under paragraph (1) may not
19	include, as an alternative to detention, the provision
20	of ankle monitors or other forms of electronic sur-
21	veillance.
22	"(3) Within 180 days, the Secretary shall un-
23	dertake a study to examine best practices of govern-
24	ment-funded case management and related services,

	29
1	including exploring the possibility of funding case
2	management services out of the Department.
3	"(4) Contracts.—
4	"(A) IN GENERAL.—The Secretary may
5	enter into 1 or more contracts to operate the
6	case management program described in para-
7	graph (1).
8	"(B) PRIORITIZATION.—In entering into a
9	contract under subparagraph (A), the Secretary
10	shall give priority to direct contracts with quali-
11	fied nongovernmental community-based organi-
12	zations that have experience providing services
13	to immigrant, refugee, and asylum-seeking pop-
14	ulations.
15	"(5) Individualized determination re-
16	QUIRED.—
17	"(A) IN GENERAL.—In determining wheth-
18	er to order an alien to participate in a program
19	under this subsection, the Secretary or the im-
20	migration judge, as appropriate, shall make an
21	individualized determination to determine the
22	appropriate level of supervision for the alien.
23	"(B) EXEMPTION.—Participation in a pro-
24	gram under this subsection may not be ordered
25	for an alien for whom it is determined that re-

1	lease on reasonable bond or recognizance will
2	reasonably ensure the appearance of the alien
3	as required and the safety of any other person
4	and the community.
5	"(6) PROHIBITION ON FEES FOR ALTER-
6	NATIVES TO DETENTION.—An alien who is required
7	to participate in a specific alternatives to detention
8	program or service may not be charged a fee for
9	such participation.
10	"(7) CASE MANAGEMENT REVIEW.—Not later
11	than 180 days after the date of the enactment of the
12	Dignity for Detained Immigrants Act, the Secretary
13	shall conduct a review of—
14	"(A) best practices in federally funded case
15	management programs; and
16	"(B) the feasibility of transferring alter-
17	natives to detention case management programs
18	out of the purview of the Department of Home-
19	land Security.".
20	(b) PROBABLE CAUSE HEARING.—Section 287(a) of
21	the Immigration and Nationality Act (8 U.S.C.
22	1357(a)(2)) is amended by striking the subsection des-
23	ignation and all that follows through "United States;" in
24	paragraph (2) and inserting the following:

"(a) IN GENERAL.—Any officer or employee of the
 Department of Homeland Security authorized under regu lations prescribed by the Secretary of Homeland Security
 shall have power without warrant—

5 "(1) to interrogate any alien or person believed 6 to be an alien as to the person's right to be or to 7 remain in the United States, provided that such in-8 terrogation is not based on the person's race, eth-9 nicity, national origin, religion, sexual orientation, 10 color, spoken language, or English language pro-11 ficiency; and

12 "(2) to arrest any alien who, in the presence or 13 view of the officer or employee, is entering or at-14 tempting to enter the United States in violation of 15 any law or regulation made pursuant to law regu-16 lating the admission, exclusion, expulsion, or re-17 moval of aliens, or to arrest any alien in the United 18 States, if—

- 19 "(A) the officer or employee has probable
 20 cause to believe that—
 21 "(i) the alien is in the United States
 22 in violation of any such law or regulation;
- 23 and

"(ii) is likely to escape before a war rant can be obtained for the arrest of the
 alien;

"(B) the officer or employee has reason to believe that the alien would knowingly and willfully fail to appear in immigration court in response to a properly served notice to appear; and

9 "(C) not later than 48 hours after being 10 taken into custody, the alien is provided with a 11 hearing before an immigration judge to deter-12 mine whether there was probable cause for such 13 arrest, including probable cause to believe that 14 the alien would have knowingly and willfully 15 failed to appear as required under subpara-16 graph (B) if the alien had not been arrested, 17 which burden to establish probable cause shall 18 be on the Department of Homeland Security;". 19 (c) MANDATORY DETENTION REPEALED.— 20 (1) IN GENERAL.—The Immigration and Na-21 tionality Act (8 U.S.C. 1101 et seq.) is amended— 22 (A) in section 235(b) (8 U.S.C. 1225(b))— 23 (i) in paragraph (1)(B)—

24 (I) in clause (ii), by striking "de25 tained" and inserting "referred"; and

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1	(II) in clause (iii), by striking
2	subclause (IV); and
3	(ii) in paragraph (2)(A), by striking
4	"detained" and inserting "referred";
5	(B) by striking section 236A (8 U.S.C.
6	1226);
7	(C) in section 238(a)(2) (8 U.S.C.
8	1228(a)(2)), by striking "pursuant to section
9	236(c),"; and
10	(D) in section 506(a)(2) (8 U.S.C.
11	1536(a)(2))—
12	(i) by amending the heading to read
13	as follows: "Release hearing for
14	ALIENS DETAINED''; and
15	(ii) in subparagraph (A)—
16	(I) by amending the heading to
17	read as follows: "IN GENERAL";
18	(II) in the matter preceding
19	clause (i), by striking "lawfully admit-
20	ted for permanent residence';
21	(III) by striking clause (i); and
22	(IV) by redesignating clauses (ii)
23	and (iii) as clauses (i) and (ii), respec-
24	tively.
25	(2) Conforming Amendments.—

1	(A) The table of sections for the Immigra-
2	tion and Nationality Act (8 U.S.C. 1101 et
3	seq.) is amended by striking the item relating
4	to section 236A.
5	(B) Section 241(c)(3)(A)(ii) of the Immi-
6	gration and Nationality Act (8 U.S.C.
7	1231(c)(3)(A)(ii)) is amended—
8	(i) in subclause (I), by striking the
9	comma at the end and inserting "; or";
10	(ii) in subclause (II), by striking ",
11	or" and inserting a period; and
12	(iii) by striking subclause (III).
13	(d) Aliens Ordered Removed.—
14	(1) IN GENERAL.—Section 241(a) of the Immi-
15	gration and Nationality Act (8 U.S.C. 1231(a)) is
16	amended—
17	(A) in paragraph (1), by striking "90
18	days" each place it appears and inserting "60
19	days'';
20	(B) by amending paragraph (2) to read as
21	follows:
22	"(2) INITIAL CUSTODY REDETERMINATION
23	HEARING.—
24	"(A) IN GENERAL.—Not later than 72
25	hours after the entry of a final administrative

1	order of removal, the alien ordered removed
2	shall be provided with a custody redetermina-
3	tion hearing before an immigration judge.
4	"(B) Presumption of detention.—For
5	purposes of the hearing under subparagraph
6	(A), the alien shall be detained during the re-
7	moval period unless the alien demonstrates by
8	the preponderance of the evidence that—
9	"(i) the alien's removal is not reason-
10	ably foreseeable; and
11	"(ii) the alien does not pose a risk to
12	the safety of any individual or to the com-
13	munity.";
14	(C) in paragraph (3)—
15	(i) in the paragraph heading, by strik-
16	ing "90-DAY" and inserting "60-DAY"; and
17	(ii) in the matter preceding subpara-
18	
10	graph (A), by striking "the alien, pending
19	graph (A), by striking "the alien, pending removal, shall be subject to supervision
19	removal, shall be subject to supervision
19 20	removal, shall be subject to supervision under" and inserting the following: "except
19 20 21	removal, shall be subject to supervision under" and inserting the following: "except as provided in paragraph (6), any alien
19 20 21 22	removal, shall be subject to supervision under" and inserting the following: "except as provided in paragraph (6), any alien who has been detained during the removal

1	supervision requirements in accordance
2	with";
3	(D) by amending paragraph (6) to read as
4	follows:
5	"(6) SUBSEQUENT CUSTODY REDETERMINA-
6	TION HEARINGS.—
7	"(A) IN GENERAL.—The Secretary of
8	Homeland Security may request a subsequent
9	redetermination hearing before an immigration
10	judge seeking continued detention for an alien
11	ordered to be detained pursuant to paragraph
12	(2) who has not been removed within the re-
13	moval period.
14	"(B) STANDARD.—An alien may only be
15	detained after the removal period upon a show-
16	ing by the Secretary of Homeland Security
17	that—
18	"(i) the alien's removal is reasonably
19	foreseeable; or
20	"(ii) the alien poses a risk to the safe-
21	ty of an individual or the community,
22	which may only be established based on
23	credible and individualized information and
24	may not be established based only the fact

1	that the alien has been charged with or is
2	suspected of a crime.
3	"(C) Period of detention.—
4	"(i) IN GENERAL.—An alien may not
5	be detained pursuant to an order under
6	this paragraph for longer than a 60-day
7	period.
8	"(ii) Subsequent redetermina-
9	TION HEARING.—The Secretary of Home-
10	land Security may seek subsequent redeter-
11	mination hearings under this paragraph in
12	order to continue detaining an alien be-
13	yond each such 60-day period."; and
14	(E) by striking paragraph (7).
15	(2) TECHNICAL AND CONFORMING AMEND-
16	MENTS.—The Immigration and Nationality Act (8
17	U.S.C. 1101 et seq.) is amended—
18	(A) in section 238 (8 U.S.C. 1228)—
19	(i) in subsection $(a)(1)$ —
20	(I) by moving the paragraph 2
21	ems to the right;
22	(II) by amending the paragraph
23	heading to read as follows: "IN GEN-
24	ERAL''; and
25	(III) in the first sentence—

(aa) by striking "section
241(a)(2)(A)(iii)" and inserting
"section 237(a)(2)(A)(iii)";
(bb) by striking "section
241(a)(2)(A)(ii)" and inserting
"section 237(a)(2)(A)(ii)"; and
(cc) by striking "section
241(a)(2)(A)(i)" and inserting
''237(a)(2)(A)(i)'';
(ii) in the second subsection (c)—
(I) in paragraph (2)(B), by strik-
ing "section 241(a)(2)(A)" and insert-
ing "section $237(a)(2)(A)$ "; and
(II) in paragraph (4), by striking
"section 241(a)" and inserting "sec-
tion 237(a)"; and
(iii) by redesignating the second sub-
section (c) as subsection (d);
(B) in section $276(b)(4)$ (8 U.S.C.
1326(b)(4)), by striking "section 241(a)(4)(B)"
and inserting "section 237(a)(4)(B)"; and
(C) in section 501(1) (8 U.S.C. 1531(1)),
by striking "section 241(a)(4)(B)" and insert-
ing "section 237(a)(4)(B)".

1 SEC. 10. PROHIBITION ON SOLITARY CONFINEMENT.

2 (a) IN GENERAL.—An individual in the custody of
3 the Department may not be placed in solitary confine4 ment.

5 (b) DEFINITION OF SOLITARY CONFINEMENT.—In
6 this section, the term "solitary confinement" means—

7 (1) in the case of an individual who is older 8 than 21 years of age, the state of being confined to the individual's cell, alone or with a cellmate, for 9 10 more than 22 hours during a 24-hour period, with 11 very limited out-of-cell time and severely restricted 12 activity, movement, and social interaction whether 13 pursuant to disciplinary, administrative, or classi-14 fication action; and

(2) in the case of an individual who is 21 years
of age or younger, involuntary confinement alone in
a cell, room, or other area for a period greater than
3 hours.

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