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(Original Signature of Member)

113TH CONGRESS  
1ST SESSION

**H. R.** \_\_\_\_\_

To establish humane practices for the repatriation of aliens at the border, establish effective standards for the treatment of certain aliens in the custody of the Department of Homeland Security, and for other purposes.

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IN THE HOUSE OF REPRESENTATIVES

Ms. ROYBAL-ALLARD introduced the following bill; which was referred to the Committee on \_\_\_\_\_

\_\_\_\_\_  
**A BILL**

To establish humane practices for the repatriation of aliens at the border, establish effective standards for the treatment of certain aliens in the custody of the Department of Homeland Security, 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 “Protect Family Values  
5 at the Border Act”.

1 **SEC. 2. PROTECTION OF FAMILY VALUES IN APPREHEN-**  
2 **SION PROGRAMS.**

3 (a) PROCEDURES FOR MIGRATION DETERRENCE  
4 PROGRAMS AT THE BORDER.—In any migration deter-  
5 rence program carried out at a border, the Secretary and  
6 any cooperating entity shall for each apprehended indi-  
7 vidual—

8 (1) as soon as practicable after such individual  
9 is apprehended—

10 (A) inquire through a standardized proce-  
11 dure that shall be established by the Secretary  
12 not later than 90 days after the date of the en-  
13 actment of this Act, as to whether such appre-  
14 hended individual is—

15 (i) a parent, legal guardian, or pri-  
16 mary caregiver of a child; or

17 (ii) traveling with a spouse, child, or  
18 sibling; and

19 (B) ascertain whether repatriation of such  
20 apprehended individual presents any humani-  
21 tarian concern or concern related to such appre-  
22 hended individual's physical safety; and

23 (2) ensure that, with respect to a decision re-  
24 lated to the repatriation or referral for prosecution  
25 of such apprehended individual, due consideration is  
26 given to—

1 (A) the best interests of such apprehended  
2 individual's child, in any;

3 (B) family unity whenever possible; and

4 (C) other public interest factors, including  
5 humanitarian concerns and concerns related to  
6 such apprehended individual's physical safety

7 (b) MANDATORY TRAINING.—The Secretary, in con-  
8 sultation with the Secretary of Health and Human Serv-  
9 ices, the Attorney General, the Secretary of State, and  
10 independent immigration, child welfare, family law, and  
11 human rights law experts, shall—

12 (1) develop and provide specialized training for  
13 all personnel of U.S. Customs and Border Protection  
14 and cooperating entities who come into contact with  
15 apprehended individuals regarding legal authorities,  
16 policies, and procedures relevant to the preservation  
17 of a child's best interest, family unity, and other  
18 public interest factors, including factors described in  
19 subsection (a); and

20 (2) require border enforcement personnel to un-  
21 dertake periodic and continuing training on best  
22 practices and changes in relevant legal authorities,  
23 policies, and procedures referred to in paragraph  
24 (1).

1           (c) ANNUAL REPORT ON THE IMPACT OF MIGRATION  
2 DETERRENCE PROGRAMS AT THE BORDER.—

3           (1) IN GENERAL.—Not later than one year  
4 after the date of the enactment of this Act and an-  
5 nually thereafter, the Secretary shall submit to Con-  
6 gress a report that describes the impact of migration  
7 deterrence programs on parents, legal guardians,  
8 primary caregivers of a child, individuals traveling  
9 with a spouse, child, or sibling, and individuals who  
10 present humanitarian considerations or concerns re-  
11 lated to such individual's physical safety.

12           (2) CONTENTS.—Each report required under  
13 paragraph (1) shall include for the previous year pe-  
14 riod an assessment of—

15           (A) the number of apprehended individuals  
16 removed, repatriated, or referred for prosecu-  
17 tion who are the parent, legal guardian, or pri-  
18 mary caregiver of a child who is a citizen of the  
19 United States;

20           (B) the number of occasions in which both  
21 parents, or the primary caretaker of such a  
22 child was removed, repatriated, or referred for  
23 prosecution as part of a migration deterrence  
24 program;

1 (C) the number of apprehended individuals  
2 traveling with a spouse, parent, grandparent,  
3 sibling, or child who are removed, repatriated,  
4 or referred for prosecution; and

5 (D) the impact of migration deterrence  
6 programs on public interest factors, including  
7 humanitarian concerns and physical safety.

8 (d) REGULATIONS.—Not later than 120 days after  
9 the date of the enactment of this Act, the Secretary shall  
10 promulgate regulations to implement this section.

11 **SEC. 3. LIMITING DANGEROUS DEPORTATION PRACTICES.**

12 (a) CERTIFICATION REQUIRED.—

13 (1) IN GENERAL.—Not later than one year  
14 after the date of the enactment of this Act and every  
15 180 days thereafter, the Secretary, except as pro-  
16 vided in paragraph (2), shall submit to Congress  
17 written certification that the Department has de-  
18 ported or otherwise removed for a violation of the  
19 Immigration and Nationality Act (8 U.S.C. 1101 et  
20 seq.) an apprehended individual from the United  
21 States through an entry or exit point on the south-  
22 ern border only during daylight hours.

23 (2) EXCEPTION.—The certification required  
24 under paragraph (1) shall not apply to the deporta-

1           tion or removal of an apprehended individual other-  
2           wise described in such paragraph if—

3                   (A) the manner of such deportation or re-  
4                   moval is justified by a compelling governmental  
5                   interest; and

6                   (B) such apprehended individual is not an  
7                   unaccompanied alien child and such appre-  
8                   hended individual agrees to be deported or re-  
9                   moved in such manner after being notified of  
10                  the intended manner of deportation or removal.

11          (b) **CONSULTATION.**—The Secretary shall consult  
12 with the Secretary of State and with local service providers  
13 at ports of entry, including shelters, hospitals, and centers  
14 for deported women and children, when negotiating or re-  
15 negotiating agreements with the Government of Mexico  
16 and State and local entities governing arrangements for  
17 the deportation or removal of apprehended individuals to  
18 determine appropriate hours subject to subsection (a) for  
19 conducting deportations and removals, and identifying  
20 safety concerns at deportation and removal sites.

21 **SEC. 4. SHORT-TERM CUSTODY STANDARDS.**

22          (a) **IN GENERAL.**—Not later than 180 days after the  
23 date of the enactment of this Act, the Secretary, in con-  
24 sultation with the head of the Office of Civil Rights and  
25 Civil Liberties of the Department, shall promulgate regu-

1 lations establishing short-term custody standards pro-  
2 viding for basic minimums of care at all U.S. Customs  
3 and Border Protection (CBP) facilities holding individuals  
4 in CBP custody, including—

- 5 (1) Border Patrol stations;
- 6 (2) ports of entry;
- 7 (3) checkpoints;
- 8 (4) forward operating bases;
- 9 (5) secondary inspection areas; and
- 10 (6) short-term custody facilities.

11 (b) REQUIREMENTS.—The regulations promulgated  
12 in accordance with subsection (a) shall ensure that deten-  
13 tion space capacity will not be exceeded except in emer-  
14 gency circumstances, and that all individuals in CBP cus-  
15 tody receive—

- 16 (1) potable water and a snack, and, if detained  
17 for more than five hours, a nutritious meal with reg-  
18 ular nutritious meals (at least one of which daily  
19 must be heated), and snacks, thereafter;
- 20 (2) medically appropriate meals or snacks if  
21 such individuals are pregnant or have medical needs;
- 22 (3) access to bathroom facilities as well as basic  
23 toiletries and hygiene items, including soap, a tooth-  
24 brush, toilet paper, and other items appropriate for

1 the age and gender identification of such individuals,  
2 such as diapers and feminine hygiene products;

3 (4) a cot, clean linens, and blankets, if detained  
4 for more than five hours;

5 (5) adequate lighting and climate control that  
6 achieves a reasonable indoor temperature;

7 (6) a physical and mental health screening con-  
8 ducted promptly upon arrival in a manner that com-  
9 plies with the requirements for such screenings spec-  
10 ified in the currently applicable National Commis-  
11 sion for Correctional Health Care Jails Standards,  
12 as well as information about the availability of, and  
13 access to, health care services that is communicated  
14 in a form and language such individual is known to  
15 understand;

16 (7) immediate physical and mental health needs  
17 addressed by a qualified health care professional as  
18 soon as possible;

19 (8) prompt notice of the ability to make one  
20 telephone call at any time after arrest, telephone ac-  
21 cess to make such call, and the phone numbers to  
22 file a complaint with the Office of the Inspector  
23 General of the Department and the Office for Civil  
24 Rights and Civil Liberties of the Department;

1           (9) to the extent practicable, a reasonable ac-  
2           commodation to respect such individuals' religious  
3           practices;

4           (10) all protections under the Prison Rape  
5           Elimination Act of 2003 (42 U.S.C. 15601 et seq.;  
6           Public Law 108–79), except that certain protections  
7           shall not apply at a particular CBP facility if the  
8           Commissioner of CBP determines that implementa-  
9           tion at that particular facility of such a protection  
10          would be impracticable; and

11          (11) safe transport, including prevention of sex-  
12          ual assault during transfer, including in subcon-  
13          tracted transportation services, while such individ-  
14          uals are transported from a CBP facility.

15          (c) FURTHER PROVISIONS.—The Commissioner of  
16          CBP shall ensure that all individuals in CBP custody—

17               (1) have access to consular officials and coun-  
18               sel;

19               (2) receive copies of all signed documents; and

20               (3) are transferred to an appropriate U.S. Im-  
21               migration and Customs Enforcement or Department  
22               of Health and Human Services Office of Refugee  
23               Resettlement facility or are released from short-term  
24               custody within 48 hours of apprehension.

1 (d) SURVEILLANCE OF CERTAIN INDIVIDUALS IN  
2 CBP CUSTODY.—The Commissioner of CBP shall ensure  
3 constant surveillance of an individual in CBP custody who  
4 exhibits signs of hostility, depression, or similar behaviors,  
5 or who is reasonably known to pose an elevated suicide  
6 risk.

7 (e) PHYSICAL AND MENTAL HEALTH ASSESS-  
8 MENT.—The Commissioner of CBP shall ensure that indi-  
9 viduals in CBP custody for more than 24 hours, receive,  
10 in addition to the physical and mental health screening  
11 specified in subsection (b)(6), a physical and mental  
12 health assessment by a qualified healthcare professional.  
13 To the extent practicable, such individuals with known or  
14 readily apparent disabilities, including temporary disabili-  
15 ties, shall be housed in a manner that accommodates their  
16 mental or physical condition, or both, and provides for the  
17 safety, comfort, and security of such individuals.

18 (f) RETURN OF CERTAIN BELONGINGS.—Any lawful,  
19 nonperishable belongings of an individual in CBP custody  
20 that are confiscated by personnel operating under Federal  
21 authority shall be returned to such individual prior to the  
22 deportation or removal of such individual.

23 (g) INSPECTION OF SHORT-TERM CUSTODY FACILI-  
24 TIES.—Short-term custody facilities shall be inspected at  
25 least once every year by the Department of Homeland Se-

1 curity Office for Civil Rights and Civil Liberties, with the  
2 results made public without the need to submit a request  
3 under section 552 of title 5, United States Code.

4 (h) REGULATIONS.—Not later than 180 days after  
5 the date of the enactment of this Act, the Secretary shall  
6 promulgate regulations to—

7 (1) establish a publicly-accessible online system  
8 to track the location of individuals in CBP custody  
9 held in short-term custody, and provide an online  
10 list of all locations with phone numbers routinely  
11 used to hold individuals in short-term custody;

12 (2) improve the education of individuals in CBP  
13 custody regarding administrative procedures and  
14 legal rights under United States immigration law, in  
15 consultation with the Executive Office for Immigra-  
16 tion Review; and

17 (3) ensure notification of the Office of Inspector  
18 General and Department of Homeland Security Of-  
19 fice for Civil Rights and Civil Liberties within 48  
20 hours of all instances in which—

21 (A) an individual in CBP custody has died,  
22 including during transfer to another facility or  
23 while being released; and

24 (B) an individual has died as the result of  
25 an encounter with CBP.

1 (i) ANNUAL REPORTS.—Not later than 180 days  
2 after the date of the enactment of this Act and annually  
3 thereafter, the Secretary shall submit to Congress a report  
4 that details all instances in which an individual in CBP  
5 custody has died in the prior fiscal year, including during  
6 transfer to another facility or while being released, as well  
7 as all instances in which an individual has died as the re-  
8 sult of an encounter with CBP, and the result of any sub-  
9 sequent investigation. Such reports shall also detail all in-  
10 stances in which an individual, including an individual in  
11 the custody of CBP, has suffered serious injuries requiring  
12 hospitalization as a result of the use of force by CBP.

13 **SEC. 5. DEFINITIONS.**

14 In this Act:

15 (1) APPREHENDED INDIVIDUAL.—The term  
16 “apprehended individual” means an individual ap-  
17 prehended by personnel of the Department of Home-  
18 land Security or of a cooperating entity.

19 (2) BORDER.—The term “border” means an  
20 international border of the United States.

21 (3) CHILD.—Except as otherwise specifically  
22 provided, the term “child” has the meaning given  
23 such term in section 101(b)(1) of the Immigration  
24 and Nationality Act (8 U.S.C. 1101(b)(1)).

1           (4) COOPERATING ENTITY.—The term “cooper-  
2           ating entity” means a State or local entity acting  
3           pursuant to an agreement with the Secretary.

4           (5) DEPARTMENT.—The term “Department”  
5           means the Department of Homeland Security.

6           (6) MIGRATION DETERRENCE PROGRAM.—The  
7           term “migration deterrence program” means an ac-  
8           tion related to the repatriation or referral for pros-  
9           ecution of one or more apprehended individuals for  
10          a suspected or confirmed violation of the Immigra-  
11          tion and Nationality Act (8 U.S.C. 1101 et seq.) by  
12          the Secretary or a cooperating entity.

13          (7) SECRETARY.—The term “Secretary” means  
14          the Secretary of Homeland Security.

15          (8) UNACCOMPANIED ALIEN CHILD.—The term  
16          “unaccompanied alien child” has the meaning given  
17          such term in section 462 of the Homeland Security  
18          Act of 2002 (6 U.S.C. 279).