[~117H3375]

(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To amend the Immigration and Nationality Act to modify provisions relating to assistance by States, and political subdivisions of States, in the enforcement of Federal immigration laws, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. PFLUGER introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Immigration and Nationality Act to modify provisions relating to assistance by States, and political subdivisions of States, in the enforcement of Federal immigration laws, 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 "No Funding for Sanc-
- 5 tuary Cities Act".

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1SEC. 2. STATE NONCOMPLIANCE WITH ENFORCEMENT OF2IMMIGRATION LAW.

3 (a) IN GENERAL.—Section 642 of the Illegal Immi4 gration Reform and Immigrant Responsibility Act of 1996
5 (8 U.S.C. 1373) is amended—

6 (1) by striking subsection (a) and inserting the7 following:

8 "(a) IN GENERAL.—Notwithstanding any other pro-9 vision of Federal, State, or local law, no Federal, State, or local government entity, and no individual, may prohibit 10 or in any way restrict, a Federal, State, or local govern-11 ment entity, official, or other personnel from complying 12 with the immigration laws (as defined in section 13 101(a)(17) of the Immigration and Nationality Act (8) 14 U.S.C. 1101(a)(17)), or from assisting or cooperating 15 with Federal law enforcement entities, officials, or other 16 17 personnel regarding the enforcement of these laws.";

18 (2) by striking subsection (b) and inserting the19 following:

20 "(b) LAW ENFORCEMENT ACTIVITIES.—Notwith21 standing any other provision of Federal, State, or local
22 law, no Federal, State, or local government entity, and no
23 individual, may prohibit, or in any way restrict, a Federal,
24 State, or local government entity, official, or other per25 sonnel from undertaking any of the following law enforce26 ment activities as they relate to information regarding the

1 citizenship or immigration status, lawful or unlawful, the 2 inadmissibility or deportability, or the custody status, of any individual: 3 "(1) Making inquiries to any individual in order 4 5 to obtain such information regarding such individual 6 or any other individuals. 7 "(2) Notifying the Federal Government regard-8 ing the presence of individuals who are encountered 9 by law enforcement officials or other personnel of a 10 State or political subdivision of a State. 11 "(3) Complying with requests for such informa-12 tion from Federal law enforcement entities, officials, 13 or other personnel."; 14 (3) in subsection (c), by striking "Immigration 15 and Naturalization Service" and inserting "Department of Homeland Security"; and 16 17 (4) by adding at the end the following: 18 "(d) COMPLIANCE.— 19 "(1) ELIGIBILITY FOR CERTAIN GRANT PRO-20 GRAMS.—A State, or a political subdivision of a 21 State, that is found not to be in compliance with

22 subsection (a) or (b) shall not be eligible to receive—

23 "(A) any of the funds that would otherwise
24 be allocated to the State or political subdivision
25 under section 241(i) of the Immigration and

Nationality Act (8 U.S.C. 1231(i)), the 'Cops 1 2 on the Beat' program under part Q of title I of the Omnibus Crime Control and Safe Streets 3 4 Act of 1968 (42 U.S.C. 3796dd et seq.), or the 5 Edward Byrne Memorial Justice Assistance 6 Grant Program under subpart 1 of part E of 7 title I of the Omnibus Crime Control and Safe 8 Streets Act of 1968 (42 U.S.C. 3750 et seq.); 9 or

"(B) any other grant administered by the
Department of Justice or the Department of
Homeland Security that is substantially related
to law enforcement, terrorism, national security,
immigration, or naturalization.

15 "(2) TRANSFER OF CUSTODY OF ALIENS PEND-16 ING REMOVAL PROCEEDINGS.—The Secretary, at the 17 Secretary's discretion, may decline to transfer an 18 alien in the custody of the Department of Homeland 19 Security to a State or political subdivision of a State 20 found not to be in compliance with subsection (a) or 21 (b), regardless of whether the State or political sub-22 division of the State has issued a writ or warrant. 23 "(3) TRANSFER OF CUSTODY OF CERTAIN 24 ALIENS PROHIBITED.—The Secretary shall not 25 transfer an alien with a final order of removal pur $\mathbf{5}$

suant to paragraph (1)(A) or (5) of section 241(a)
 of the Immigration and Nationality Act (8 U.S.C.
 1231(a)) to a State or a political subdivision of a
 State that is found not to be in compliance with sub section (a) or (b).

6 "(4) ANNUAL DETERMINATION.—The Secretary 7 shall determine for each calendar year which States 8 or political subdivision of States are not in compli-9 ance with subsection (a) or (b) and shall report such 10 determinations to Congress by March 1 of each suc-11 ceeding calendar year.

12 "(5) REPORTS.—The Secretary of Homeland 13 Security shall issue a report concerning the compli-14 ance with subsections (a) and (b) of any particular 15 State or political subdivision of a State at the re-16 quest of the House or the Senate Judiciary Com-17 mittee. Any jurisdiction that is found not to be in 18 compliance shall be ineligible to receive Federal fi-19 nancial assistance as provided in paragraph (1) for 20 a minimum period of 1 year, and shall only become 21 eligible again after the Secretary of Homeland Secu-22 rity certifies that the jurisdiction has come into com-23 pliance.

24 "(6) REALLOCATION.—Any funds that are not25 allocated to a State or to a political subdivision of

a State due to the failure of the State or of the po litical subdivision of the State to comply with sub section (a) or (b) shall be reallocated to States or to
 political subdivisions of States that comply with both
 such subsections.

6 "(e) CONSTRUCTION.—Nothing in this section shall
7 require law enforcement officials from States, or from po8 litical subdivisions of States, to report or arrest victims
9 or witnesses of a criminal offense.".

10 (b) EFFECTIVE DATE.—The amendments made by 11 this section shall take effect on the date of the enactment 12 of this Act, except that subsection (d) of section 642 of 13 the Illegal Immigration Reform and Immigrant Responsi-14 bility Act of 1996 (8 U.S.C. 1373), as added by this sec-15 tion, shall apply only to prohibited acts committed on or 16 after the date of the enactment of this Act.

17 SEC. 3. CLARIFYING THE AUTHORITY OF ICE DETAINERS.

(a) IN GENERAL.—Section 287(d) of the Immigration and Nationality Act (8 U.S.C. 1357(d)) is amended
to read as follows:

21 "(d) DETAINER OF INADMISSIBLE OR DEPORTABLE22 ALIENS.—

23 "(1) IN GENERAL.—In the case of an individual
24 who is arrested by any Federal, State, or local law
25 enforcement official or other personnel for the al-

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1	leged violation of any criminal or motor vehicle law,
2	the Secretary may issue a detainer regarding the in-
3	dividual to any Federal, State, or local law enforce-
4	ment entity, official, or other personnel if the Sec-
5	retary has probable cause to believe that the indi-
6	vidual is an inadmissible or deportable alien.
7	"(2) PROBABLE CAUSE.—Probable cause is
8	deemed to be established if—
9	"(A) the individual who is the subject of
10	the detainer matches, pursuant to biometric
11	confirmation or other Federal database records,
12	the identity of an alien who the Secretary has
13	reasonable grounds to believe to be inadmissible
14	or deportable;
15	"(B) the individual who is the subject of
16	the detainer is the subject of ongoing removal
17	proceedings, including matters where a charg-
18	ing document has already been served;
19	"(C) the individual who is the subject of
20	the detainer has previously been ordered re-
21	moved from the United States and such an
22	order is administratively final;
23	"(D) the individual who is the subject of
24	the detainer has made voluntary statements or

1 provided reliable evidence that indicate that 2 they are an inadmissible or deportable alien; or 3 "(E) the Secretary otherwise has reason-4 able grounds to believe that the individual who 5 is the subject of the detainer is an inadmissible 6 or deportable alien. 7 "(3) TRANSFER OF CUSTODY.—If the Federal, 8 State, or local law enforcement entity, official, or 9 other personnel to whom a detainer is issued com-10 plies with the detainer and detains for purposes of 11 transfer of custody to the Department of Homeland 12 Security the individual who is the subject of the de-13 tainer, the Department may take custody of the in-14 dividual within 48 hours (excluding weekends and 15 holidays), but in no instance more than 96 hours, 16 following the date that the individual is otherwise to 17 be released from the custody of the relevant Federal, 18 State, or local law enforcement entity.".

19 (b) IMMUNITY.—

(1) IN GENERAL.—A State or a political subdivision of a State (and the officials and personnel
of the State or subdivision acting in their official capacities), and a nongovernmental entity (and its personnel) contracted by the State or political subdivision for the purpose of providing detention, acting in

1 compliance with a Department of Homeland Secu-2 rity detainer issued pursuant to this section who 3 temporarily holds an alien in its custody pursuant to 4 the terms of a detainer so that the alien may be 5 taken into the custody of the Department of Home-6 land Security, shall be considered to be acting under 7 color of Federal authority for purposes of deter-8 mining their liability and shall be held harmless for 9 their compliance with the detainer in any suit seek-10 ing any punitive, compensatory, or other monetary 11 damages.

12 (2) Federal government as defendant. 13 In any civil action arising out of the compliance with 14 a Department of Homeland Security detainer by a 15 State or a political subdivision of a State (and the 16 officials and personnel of the State or subdivision 17 acting in their official capacities), or a nongovern-18 mental entity (and its personnel) contracted by the 19 State or political subdivision for the purpose of pro-20 viding detention, the United States Government 21 shall be the proper party named as the defendant in 22 the suit in regard to the detention resulting from 23 compliance with the detainer.

24 (3) BAD FAITH EXCEPTION.—Paragraphs (1)
25 and (2) shall not apply to any mistreatment of an

individual by a State or a political subdivision of a
State (and the officials and personnel of the State
or subdivision acting in their official capacities), or
a nongovernmental entity (and its personnel) contracted by the State or political subdivision for the
purpose of providing detention.

7 (c) PRIVATE RIGHT OF ACTION.—

8 (1) CAUSE OF ACTION.—Any individual, or a 9 spouse, parent, or child of that individual (if the in-10 dividual is deceased), who is the victim of a murder, 11 rape, or any felony, as defined by the State, for 12 which an alien (as defined in section 101(a)(3) of the Immigration and Nationality Act (8 U.S.C. 13 14 1101(a)(3)) has been convicted and sentenced to a 15 term of imprisonment of at least 1 year, may bring 16 an action against a State or political subdivision of 17 a State in the appropriate Federal or State court if 18 the State or political subdivision released the alien 19 from custody prior to the commission of such crime 20 as a consequence of the State or political subdivi-21 sion's declining to honor a detainer issued pursuant 22 to section 287(d)(1) of the Immigration and Nation-23 ality Act (8 U.S.C. 1357(d)(1)).

24 (2) LIMITATION ON BRINGING ACTION.—An ac-25 tion brought under this subsection may not be

brought later than 10 years following the occurrence
 of the crime, or death of a person as a result of such
 crime, whichever occurs later.

4 (3) ATTORNEYS' FEE AND OTHER COSTS.—In
5 any action or proceeding under this subsection the
6 court shall allow a prevailing plaintiff a reasonable
7 attorneys' fee as part of the costs, and include expert fees as part of the attorneys' fee.

9 SEC. 4. SARAH AND GRANT'S LAW.

10 (a) DETENTION OF ALIENS DURING REMOVAL PRO-11 CEEDINGS.—

(1) CLERICAL AMENDMENTS.—(A) Section 236
of the Immigration and Nationality Act (8 U.S.C.
1226) is amended by striking "Attorney General"
each place it appears (except in the second place
that term appears in section 236(a)) and inserting
"Secretary of Homeland Security".

(B) Section 236(a) of such Act (8 U.S.C.
19 1226(a)) is amended by inserting "the Secretary of
20 Homeland Security or" before "the Attorney Gen21 eral—".

(C) Section 236(e) of such Act (8 U.S.C.
1226(e)) is amended by striking "Attorney General's" and inserting "Secretary of Homeland Security's".

1	(2) LENGTH OF DETENTION.—Section 236 of
2	such Act (8 U.S.C. 1226) is amended by adding at
3	the end the following:
4	"(f) LENGTH OF DETENTION.—
5	"(1) IN GENERAL.—Notwithstanding any other
6	provision of this section, an alien may be detained,
7	and for an alien described in subsection (c) shall be
8	detained, under this section without time limitation,
9	except as provided in subsection (h), during the
10	pendency of removal proceedings.
11	"(2) CONSTRUCTION.—The length of detention
12	under this section shall not affect detention under
13	section 241.".
14	(3) Detention of criminal aliens.—Section
15	236(c)(1) of such Act (8 U.S.C. $1226(c)(1)$) is
16	amended—
17	(A) in subparagraph (C), by striking "or"
18	at the end;
19	(B) by inserting after subparagraph (D)
20	the following:
21	"(E) is unlawfully present in the United
22	States and has been convicted for driving while
23	intoxicated (including a conviction for driving
24	while under the influence or impaired by alcohol
25	or drugs) without regard to whether the convic-

1	tion is classified as a misdemeanor or felony
2	under State law, or
3	((F)(i)(I)) is inadmissible under section
4	212(a)(6)(i),
5	"(II) is deportable by reason of a visa rev-
6	ocation under section 221(i), or
7	"(III) is deportable under section
8	237(a)(1)(C)(i), and
9	"(ii) has been arrested or charged with a
10	particularly serious crime or a crime resulting
11	in the death or serious bodily injury (as defined
12	in section 1365(h)(3) of title 18, United States
13	Code) of another person;"; and
14	(C) by amending the matter following sub-
15	paragraph (F) (as added by subparagraph (B)
16	of this paragraph) to read as follows:
17	"any time after the alien is released, without regard
18	to whether an alien is released related to any activ-
19	ity, offense, or conviction described in this para-
20	graph; to whether the alien is released on parole, su-
21	pervised release, or probation; or to whether the
22	alien may be arrested or imprisoned again for the
23	same offense. If the activity described in this para-
24	graph does not result in the alien being taken into
25	custody by any person other than the Secretary,

1 then when the alien is brought to the attention of 2 the Secretary or when the Secretary determines it is 3 practical to take such alien into custody, the Sec-4 retary shall take such alien into custody.". 5 (4) Administrative review.—Section 236 of 6 the Immigration and Nationality Act (8 U.S.C. 7 1226), as amended by paragraph (2), is further 8 amended by adding at the end the following: 9 "(g) ADMINISTRATIVE REVIEW.—The Attorney General's review of the Secretary's custody determinations 10 11 under subsection (a) for the following classes of aliens 12 shall be limited to whether the alien may be detained, released on bond (of at least \$1,500 with security approved 13 14 by the Secretary), or released with no bond: 15 "(1) Aliens in exclusion proceedings. "(2) Aliens described in section 212(a)(3) or 16 17 237(a)(4). 18 "(3) Aliens described in subsection (c). 19 "(h) Release on Bond.— 20 "(1) IN GENERAL.—An alien detained under 21 subsection (a) may seek release on bond. No bond 22 may be granted except to an alien who establishes

by clear and convincing evidence that the alien is not
a flight risk or a danger to another person or the
community.

"(2) CERTAIN ALIENS INELIGIBLE.—No alien
 detained under subsection (c) may seek release on
 bond.".

4 (5) CLERICAL AMENDMENTS.—(A) Section
5 236(a)(2)(B) of the Immigration and Nationality
6 Act (8 U.S.C. 1226(a)(2)(B)) is amended by strik7 ing "conditional parole" and inserting "recog8 nizance".

9 (B) Section 236(b) of such Act (8 U.S.C.
10 1226(b)) is amended by striking "parole" and in11 serting "recognizance".

12 (b) EFFECTIVE DATE.—The amendments made by 13 subsection (a) shall take effect on the date of the enact-14 ment of this Act and shall apply to any alien in detention 15 under the provisions of section 236 of the Immigration 16 and Nationality Act (8 U.S.C. 1226), as so amended, or 17 otherwise subject to the provisions of such section, on or 18 after such date.