		(Original Signature of Member)
115TH CONGRESS 2D SESSION	H.R.	

To limit the separation of families at or near ports of entry.

IN THE HOUSE OF REPRESENTATIVES

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

A BILL

To limit the separation of families at or near ports of entry.

- 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 "Keep Families To-
- 5 gether Act".
- 6 SEC. 2. LIMITATION ON THE SEPARATION OF FAMILIES.
- 7 (a) IN GENERAL.—An agent or officer of a des-
- 8 ignated agency shall be prohibited from removing a child
- 9 from his or her parent or legal guardian, at or near the

1	port of entry or within 100 miles of a border of the United
2	States, unless one of the following has occurred:
3	(1) A State court, authorized under State law,
4	terminates the rights of the parent or legal guard-
5	ian, determines that it is in the best interests of the
6	child to be removed from the parent or legal guard-
7	ian, in accordance with the Adoption and Safe Fam-
8	ilies Act of 1997 (Public Law 105–89), or makes
9	any similar determination that is legally authorized
10	under State law.
11	(2) An official from the State or county child
12	welfare agency with expertise in child trauma and
13	development makes a best interests determination
14	that it is in the best interests of the child to be re-
15	moved from the parent or legal guardian because the
16	child is in danger of abuse or neglect at the hands
17	of the parent or legal guardian, or is a danger to
18	herself or others.
19	(3) The Chief Patrol Agent or the Area Port
20	Director in their official and undelegated capacity,
21	authorizes separation upon the recommendation by
22	an agent or officer, based on a finding that—
23	(A) the child is a victim of trafficking or
24	is at significant risk of becoming a victim of
25	trafficking;

1	(B) there is a strong likelihood that the
2	adult is not the parent or legal guardian of the
3	child; or
4	(C) the child is in danger of abuse or ne-
5	glect at the hands of the parent or legal guard-
6	ian, or is a danger to themselves or others,
7	except that, in the case that a child is removed from
8	his or her parent or legal guardian under this sec-
9	tion, an independent child welfare expert licensed by
10	the State or county in which the child was so re-
11	moved, authorizes the separation not later than 48
12	hours after such removal, and if such expert does
13	not authorize such separation, the child shall be re-
14	united with his or her parent or legal guardian not
15	later than 48 hours after such determination.
16	(b) Prohibition on Separation.—
17	(1) In general.—A designated agency may
18	not remove a child from a parent or legal guardian
19	solely for the policy goal of deterring individuals
20	from migrating to the United States or for the pol-
21	icy goal of promoting compliance with civil immigra-
22	tion laws.
23	(2) Penalty for family separation.—Any
24	person who knowingly separates a child from his or

- 1 her parent or legal guardian in violation of this sec-
- 2 tion, shall be fined not more than \$10,000.
- 3 (c) Documentation Required.—The Secretary
- 4 shall ensure that a separation under subsection (a)(3) is
- 5 documented in writing and includes, at a minimum, the
- 6 reason for such separation, together with the stated evi-
- 7 dence for such separation.
- 8 SEC. 3. RECOMMENDATIONS FOR SEPARATION BY AGENTS
- 9 **OR OFFICERS.**
- 10 (a) IN GENERAL.—Not later than 180 days after the
- 11 date of the enactment of this Act, the Secretary, in con-
- 12 sultation with the Secretary of Health and Human Serv-
- 13 ices, shall develop training and guidance, with an empha-
- 14 sis on the best interests of the child, childhood trauma,
- 15 attachment, and child development, for use by agents and
- 16 officers of designated agencies, in order to standardize the
- 17 implementation of section 2(a)(3).
- 18 (b) Annual Review.—Not less frequently than an-
- 19 nually, the Secretary of Health and Human Services shall
- 20 review the guidance developed under subsection (a) and
- 21 make recommendations to the Secretary to ensure such
- 22 guidance is in accordance with current evidence and best
- 23 practices in child welfare, child development, and child-
- 24 hood trauma.

1	(c) Requirement.—The guidance under subsection
2	(a) shall incorporate the presumptions described in section
3	4.
4	(d) Additional Requirements.—
5	(1) EVIDENCE-BASED.—The guidance and
6	training developed under this section shall incor-
7	porate evidence-based practices.
8	(2) Training required.—
9	(A) All agents and officers of designated
10	agencies, upon hire, and annually thereafter,
11	shall complete training on adherence to the
12	guidance under this section.
13	(B) All Chief Patrol Agents and Area Port
14	Directors, upon hire, and annually thereafter,
15	shall complete—
16	(i) training on adherence to the guid-
17	ance under this section; and
18	(ii) 90 minutes of child welfare prac-
19	tice training that is evidence-based and
20	trauma-informed.
21	SEC. 4. PRESUMPTIONS.
22	The presumptions described in this section are the
23	following:
24	(1) Family Unity.—There shall be a strong
25	presumption in favor of family unity.

1	(2) Siblings.—To the maximum extent prac-
2	ticable, the Secretary shall ensure that sibling
3	groups remain intact.
4	(3) Detention.—In general, there is a pre-
5	sumption that detention is not in the best interests
6	of families and children.
7	SEC. 5. REQUIRED POLICY FOR LOCATING SEPARATED
8	CHILDREN.
9	(a) In General.—Not later than 180 days after the
10	after the date of the enactment of this Act, the Secretary
11	shall publish final public guidance that describes, with
12	specificity, the manner in which a parent or legal guardian
13	may locate a child who was separated from the parent or
14	legal guardian under section 2(a). In developing the public
15	guidance, the Secretary shall consult with the Secretary
16	of Health and Human Services, immigrant advocacy orga-
17	nizations, child welfare organizations, and State child wel-
18	fare agencies.
19	(b) Written Notification.—The Secretary shall
20	provide each parent or legal guardian who was separated,
21	with written notice of the public guidance to locate a sepa-
22	rated child.
23	(c) Language Access.—All guidance shall be avail-
24	able in English and Spanish, and at the request of the
25	parent or legal guardian, either in the parent or legal

1	guardian's native language or in another language the
2	parent or legal guardian understands, and manner that
3	is understandable by the parent or legal guardian.
4	SEC. 6. REQUIRED INFORMATION FOR SEPARATED FAMI-
5	LIES.
6	(a) In General.—Except as provided under sub-
7	section (c), the Secretary of Health and Human Services,
8	in consultation with the heads of other designated agen-
9	cies, on a weekly basis, shall provide the parent or legal
10	guardian of a child who was separated, the following infor-
11	mation, at a minimum:
12	(1) A status report on the child's activities dur-
13	ing the prior week.
14	(2) Information about the education and health
15	of the child, including any medical treatment pro-
16	vided to the child or medical treatment rec-
17	ommended for the child.
18	(3) Information about changes to the child's
19	immigration status.
20	(4) Other information about the child, designed
21	to promote and maintain family reunification, as the
22	Secretary of Health and Human Services determines
23	in his or her discretion.
24	(b) Phone Communication.—Except as provided
25	under subsection (c), the Secretary of Health and Human

- 1 Services, in consultation with the heads of other des-
- 2 ignated agencies, on a weekly basis, shall provide the par-
- 3 ent or legal guardian of a child who was separated with
- 4 phone communication between the parent or legal guard-
- 5 ian and his or her child.
- 6 (c) Exception.—No information under subsection
- 7 (a) or phone communication under subsection (b) shall be
- 8 provided to a parent or legal guardian in the case that
- 9 a qualified child welfare expert with care and custody of
- 10 the child, a child's advocate, the child's legal representa-
- 11 tion, or the child him or herself concludes it is harmful
- 12 or dangerous to the child to communicate with the parent
- 13 or legal guardian.

14 SEC. 7. ANNUAL REPORT ON FAMILY SEPARATION.

- Not later than 180 days after the date of the enact-
- 16 ment of this Act, and every 6 months thereafter, the Sec-
- 17 retary, in consultation with the heads of other designated
- 18 agencies, shall submit a report to the committees of juris-
- 19 diction, describing each instance in which a child was sep-
- 20 arated from a parent or legal guardian, including the fol-
- 21 lowing:
- 22 (1) The relationship of the adult to the child.
- 23 (2) The age and gender of the adult and child.
- 24 (3) The length of separation.

1	(4) Whether the adult was charged with a
2	crime, and if the adult was charged with a crime,
3	the type of crime.
4	(5) Whether the adult made a claim for asylum,
5	expressed a fear to return, or applied for other im-
6	migration relief.
7	(6) Whether the adult was prosecuted if
8	charged with a crime and the associated outcome of
9	such charges.
10	(7) The stated reason for, and evidence in sup-
11	port of, the separation.
12	(8) If the child was part of a sibling group at
13	the time of the separation, whether the group has
14	had physical contact and visitation.
15	(9) Whether the child was rendered an unac-
16	companied alien child.
17	(10) Other information in the Secretary's dis-
18	cretion.
19	SEC. 8. CLARIFICATION OF PARENTAL RIGHTS.
20	If a child is separated from a parent or legal guard-
21	ian, and a State court has not made a determination that
22	the parental rights have been terminated, there is a pre-
23	sumption that—
24	(1) the parental rights remain intact; and

1	(2) the separation does not constitute an af-
2	firmative determination of abuse or neglect under
3	Federal or State law.
4	SEC. 9. CLARIFICATION OF EXISTING LAW.
5	(a) Federal Law.—Nothing in this Act shall be in-
6	terpreted to supersede or modify Federal child welfare law,
7	where applicable, including the Adoption and Safe Fami-
8	lies Act of 1997 (Public Law 105–89).
9	(b) STATE LAW.—Nothing in this Act shall be inter-
10	preted to supersede or modify State child welfare laws
11	where applicable.
12	SEC. 10. LIMITATION ON THE PROSECUTION OF ASYLUM
	SEEKERS.
13	SEEKERS.
13 14	(a) In General.—An alien who has expressed a
14	(a) In General.—An alien who has expressed a
14 15	(a) In General.—An alien who has expressed a credible or reasonable fear of persecution, filed an applica-
14151617	(a) In General.—An alien who has expressed a credible or reasonable fear of persecution, filed an application for asylum or withholding of removal, or expressed
14151617	(a) IN GENERAL.—An alien who has expressed a credible or reasonable fear of persecution, filed an application for asylum or withholding of removal, or expressed an intent to file such an application, may not be pros-
1415161718	(a) In General.—An alien who has expressed a credible or reasonable fear of persecution, filed an application for asylum or withholding of removal, or expressed an intent to file such an application, may not be prosecuted under section 275(a) or 276(a) of the Immigration
141516171819	(a) IN GENERAL.—An alien who has expressed a credible or reasonable fear of persecution, filed an application for asylum or withholding of removal, or expressed an intent to file such an application, may not be prosecuted under section 275(a) or 276(a) of the Immigration and Nationality Act (8 U.S.C. 1325(a), 1326(a)) until the
14 15 16 17 18 19 20	(a) IN GENERAL.—An alien who has expressed a credible or reasonable fear of persecution, filed an application for asylum or withholding of removal, or expressed an intent to file such an application, may not be prosecuted under section 275(a) or 276(a) of the Immigration and Nationality Act (8 U.S.C. 1325(a), 1326(a)) until the date on which any such application has been finally adjusted.
14 15 16 17 18 19 20 21	(a) IN GENERAL.—An alien who has expressed a credible or reasonable fear of persecution, filed an application for asylum or withholding of removal, or expressed an intent to file such an application, may not be prosecuted under section 275(a) or 276(a) of the Immigration and Nationality Act (8 U.S.C. 1325(a), 1326(a)) until the date on which any such application has been finally adjudicated, including any appeals thereto.
14 15 16 17 18 19 20 21 22	(a) IN GENERAL.—An alien who has expressed a credible or reasonable fear of persecution, filed an application for asylum or withholding of removal, or expressed an intent to file such an application, may not be prosecuted under section 275(a) or 276(a) of the Immigration and Nationality Act (8 U.S.C. 1325(a), 1326(a)) until the date on which any such application has been finally adjudicated, including any appeals thereto. (b) Affirmative Defense.—In the case that an

1	fense that the alien has expressed a credible or reasonable
2	fear of persecution, filed an application for asylum or
3	withholding of removal, or expressed an intent to file such
4	an application, and that such application has not been fi-
5	nally adjudicated, including any appeals thereto.
6	(e) Treaty Obligations.—In accordance with the
7	treaty obligations of the United States under Article 31
8	of the United Nations Convention Relating to the Status
9	of Refugees, no alien who has been granted asylum or
10	withholding of removal in the United States may be pros-
11	ecuted under section 275(a) or 276(a) of the Immigration
12	and Nationality Act (8 U.S.C. 1325(a), 1326(a)).
13	SEC. 11. DEFINITIONS.
14	In this Act:
15	(1) Designated agency.—The term "des-
16	ignated agency' means—
17	(A) the Department of Homeland Security;
18	(B) the Department of Justice; and
19	(C) the Department of Health and Human
20	Services.
21	(2) AGENT OR OFFICER.—The term "agent or
22	officer" includes contractors of the Federal Govern-
23	ment.
24	(3) CHILD.—The term "child" means an indi-
25	vidual who—

1	(A) has not reached the age of 18; and
2	(B) has no permanent immigration status.
3	(4) COMMITTEES OF JURISDICTION.—The term
4	"committees of jurisdiction" means—
5	(A) the Committee on the Judiciary and
6	the Committee on Health, Education, Labor,
7	and Pensions of the Senate; and
8	(B) the Committee on the Judiciary and
9	the Committee on Education and the Workforce
10	of the House of Representatives.
11	(5) FINDING.—The term "finding" means an
12	individualized written assessment or screening for-
13	malized as required under section 2(c), and con-
14	sistent with sections 3, 4, and 8.
15	(6) In danger of abuse or neglect at the
16	HAND OF THE PARENT OR LEGAL GUARDIAN.—The
17	term "in danger of abuse or neglect at the hands of
18	the parent or legal guardian" does not include mi-
19	grating to or crossing of a border of the United
20	States.
21	(7) Secretary.—Unless otherwise specified,
22	the term "Secretary" means the Secretary of Home-
23	land Security.