FRANK R. WOLF INTERNATIONAL RELIGIOUS FREEDOM ACT OF 2015; STRATEGY TO OPPOSE PREDATORY ORGAN TRAFFICKING ACT; UNITED STATES-CARIBBEAN STRATEGIC ENGAGEMENT ACT OF 2016; REAFFIRMING THE TAIWAN RELATIONS ACT AND THE SIX ASSURANCES AS THE CORNERSTONE OF UNITED STATES-TAIWAN RELATIONS; AND TO PROVIDE FOR THE AUTHORITY FOR THE SUCCESSORS AND ASSIGNS OF THE STARR-CAMARGO BRIDGE COMPANY TO MAINTAIN AND OPERATE A TOLL BRIDGE ACROSS THE RIO GRANDE NEAR RIO GRANDE CITY, TEXAS, AND FOR OTHER PURPOSES

MARKUP

BEFORE THE

COMMITTEE ON FOREIGN AFFAIRS HOUSE OF REPRESENTATIVES

ONE HUNDRED FOURTEENTH CONGRESS

SECOND SESSION

ON

H.R. 1150, H.R. 3694, H.R. 4939, H. Con. Res. 88 and S. 2143

APRIL 20, 2016

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FRANK R. WOLF INTERNATIONAL RELIGIOUS FREEDOM ACT OF 2015; STRATEGY TO OPPOSE PREDATORY ORGAN TRAFFICKING ACT; UNITED STATES-CARIBBEAN STRATEGIC ENGAGEMENT ACT OF 2016; REAFFIRMING THE TAIWAN RELATIONS ACT AND THE SIX ASSURANCES AS THE CORNERSTONE OF UNITED STATES-TAIWAN RELATIONS; AND TO PROVIDE FOR THE AUTHORITY FOR THE SUCCESSORS AND ASSIGNS OF THE STARR-CAMARGO BRIDGE COMPANY TO MAINTAIN AND OPERATE A TOLL BRIDGE ACROSS THE RIO GRANDE NEAR RIO GRANDE CITY, TEXAS, AND FOR OTHER PURPOSES

WEDNESDAY, APRIL 20, 2016

House of Representatives, Committee on Foreign Affairs, Washington, DC.

The committee met, pursuant to notice, at 10:09 a.m., in room 2172, Rayburn House Office Building, Hon. Ed Royce (chairman of the committee) presiding.

Chairman ROYCE. The committee will come to order.

Pursuant to notice, we meet today to mark up several bipartisan measures. And without objection, all members may have 5 days to submit statements or any extraneous material for the record.

Consideration of S. 284 is being postponed, and as members were notified yesterday, we intend to consider the other five measures en bloc. And so without objection, the following items previously provided to members will be considered en bloc and are considered as read: H.R. 1150, the Frank Wolf International Religious Freedom Act; Smith amendment 76 in the nature of a substitute to this measure; also, H.R. 3694, the Strategy to Oppose Predatory Organ Trafficking Act, along with Trott amendment No. 8 in the nature of a substitute to this measure, and the Keating amendment 63 to the Trott amendment; then we have H.R. 4939, the U.S.-Caribbean Strategic Engagement Act of 2016; and we have House Concurrent Resolution 88, Reaffirming the Taiwan Relations Act and the Six Assurances as the Cornerstone of U.S.-Taiwan Relations, along with Chabot amendment 36 in the nature of a substitute and the Connolly amendment 72 to the Chabot amendment; and we have S. 2143, Starr-Camargo Bridge Act, as passed by the Senate.

[The information referred to follows:]

114TH CONGRESS 1ST SESSION

H. R. 1150

To amend the International Religious Freedom Act of 1998 to improve the ability of the United States to advance religious freedom globally through enhanced diplomacy, training, counterterrorism, and foreign assistance efforts, and through stronger and more flexible political responses to religious freedom violations and violent extremism worldwide, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 27, 2015

Mr. SMITH of New Jersey (for himself and Ms. ESHOO) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services and Oversight and Government Reform, 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

To amend the International Religious Freedom Act of 1998 to improve the ability of the United States to advance religious freedom globally through enhanced diplomacy, training, counterterrorism, and foreign assistance efforts, and through stronger and more flexible political responses to religious freedom violations and violent extremism worldwide, 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,

1 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Frank R. Wolf International Religious Freedom Act of
- 4 2015".
- 5 (b) Table of Contents.—The table of contents for
- 6 this Act is as follows:
 - Sec. 1. Short title and table of contents.
 - Sec. 2. Findings; policy.
 - Sec. 3. Definitions.

TITLE I—DEPARTMENT OF STATE ACTIVITIES

- Sec. 101. Office on International Religious Freedom; Ambassador at Large for International Religious Freedom.
- Sec. 102. Annual Report on International Religious Freedom.
- Sec. 103. Training for Foreign Service officers; report.
- Sec. 104. Prisoner lists and issue briefs on religious freedom concerns.

TITLE II—COMMISSION ON INTERNATIONAL RELIGIOUS FREEDOM

- Sec. 201. Establishment and composition.
- Sec. 202. Commission personnel matters.
- Sec. 203. Authorization of appropriations.
- Sec. 204. Standards of conduct and disclosure.
- Sec. 205. Termination.

TITLE III—NATIONAL SECURITY COUNCIL

Sec. 301. Special Adviser for Global Religion Engagement and International Religious Freedom; Interagency Policy Committees.

TITLE IV—PRESIDENTIAL ACTIONS

- Sec. 401. Presidential actions in response to violations of religious freedom.
- Sec. 402. Presidential actions in response to particularly severe violations of religious freedom.
- Sec. 403. Consultations.
- Sec. 404. Report to Congress.
- Sec. 405. Presidential waiver.
- Sec. 406. Termination of Presidential actions.
- Sec. 407. Statement of policy regarding country of particular concern designation for violent nonstate actors.

TITLE V—PROMOTION OF RELIGIOUS FREEDOM

Sec. 501. Assistance for promoting religious freedom.

TITLE VI—REFUGEE, ASYLUM, AND CONSULAR MATTERS

Sec. 601. Actions against persons responsible for committing particularly severe violations of international religious freedom.

TITLE VII—MISCELLANEOUS PROVISIONS

Sec. 701. Miscellaneous provisions. Sec. 702. Clerical amendments.

1 SEC. 2. FINDINGS; POLICY.

2	Section 2 of the International Religious Freedom Act
3	of 1998 (22 U.S.C. 6401) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (4), in the fourth sen-
6	tence, by inserting "prohibitions on ritual ani-
7	mal slaughter, male infant circumcision, censor-
8	ship of religious content, or worship on the
9	Internet," after "confiscations of property,";
10	(B) in paragraph (5), by amending the sec-
11	ond sentence to read as follows: "In many coun-
12	tries, religious believers are forced to meet se-
13	cretly, and religious leaders and believers are
14	targeted by national security forces, violent
15	nonstate actors, and hostile mobs.";
16	(C) by redesignating paragraph (7) as
17	paragraph (9); and
18	(D) by inserting after paragraph (6) the
19	following new paragraphs:
20	"(7) There is growing evidence that dem-
21	onstrates a connection between the absence of reli-
22	gious freedom and increased levels of persecution of

1	religious minorities, religiously motivated conflict,
2	violent extremism, and terrorism, including the kind
3	of terrorism that has reached the United States.
4	"(8) It is increasingly clear that understanding
5	religion and the political and security implications of
6	religious motivation and conviction is critical to the
7	success of United States diplomacy and foreign pol-
8	icy initiatives as there are studies that show—
9	"(A) 75 percent of the world's population
10	lives in countries where the right to the freedom
11	of religion and belief is severely restricted, ei-
12	ther by the government or violent nonstate ac-
13	tors; and
14	"(B) 84 percent of the world's population
15	identifies strongly with a specific religious
16	group."; and
17	(2) in subsection (b), by adding at the end the
18	following new paragraph:
19	"(6) Because the promotion of international re-
20	ligious freedom is a foreign policy strategy that pro-
21	teets other, related human rights, advances democ-
22	racy abroad, and advances United States interests in
23	stability, security, and development globally, the pro-
24	motion of international religious freedom requires
25	new and evolving policies, global religion engagement

1	strategies, and diplomatic responses that are drawn
2	from the expertise of the national security agencies,
3	the diplomatic services, Congress, and other govern-
4	mental agencies and nongovernmental organizations,
5	and are coordinated across and carried out by the
6	entire range of Federal agencies that are engaged
7	with or conduct negotiations or United States Gov-
8	ernment funded programs with governments or vio-
9	lent nonstate actors that engage in or tolerate viola-
10	tions of religious freedom.".
11	SEC. 3. DEFINITIONS.
12	Section 3 of the International Religious Freedom Act
13	of 1998 (22 U.S.C. 6402) is amended—
14	(1) by amending paragraph (12) to read as fol-
15	lows:
16	"(12) Special Adviser.—The term 'Special
17	Adviser' means the Special Advisor for Global Reli-
18	gion Engagement and International Religious Free-
19	dom described in section 101 of the National Secu-
20	rity Act of 1947."; and
21	(2) by adding at the end, the following new
22	paragraphs:
23	"(14) Special watch list.—The term 'Spe-
24	cial Watch List' means the Special Watch List de-
25	scribed in section $102(b)(1)(F)(iii)$.

1	"(15) VIOLENT NONSTATE ACTOR.—The term
2	'violent nonstate actor' means a nonsovereign entity
3	or group that—
4	"(A) exercises significant political power or
5	influence at a national or international level;
6	and
7	"(B) engages in, finances, or tolerates vio-
8	lations of religious freedom, terrorism, or vio-
9	lence or discrimination targeting religious mi-
10	norities.
11	"(16) Institution of higher education.—
12	The term 'institution of higher education' has the
13	meaning given that term in section 101 of the High-
14	er Education Act of 1965 (20 U.S.C. 1001)".
15	TITLE I—DEPARTMENT OF
16	STATE ACTIVITIES
17	SEC. 101. OFFICE ON INTERNATIONAL RELIGIOUS FREE-
18	DOM; AMBASSADOR AT LARGE FOR INTER-
19	NATIONAL RELIGIOUS FREEDOM.
20	Section 101 of the International Religious Freedom
21	Act of 1998 (22 U.S.C. 6411) is amended—
22	(1) in subsection (a), by adding at the end the
23	following new sentence: "The Office shall be located
24	in the Office of the Secretary of State ":

1	(2) in subsection (b), by adding at the end be-
2	fore the period the following: ", and shall report di-
3	rectly to the Secretary of State";
4	(3) in subsection (e)—
5	(A) in paragraph (1)—
6	(i) by striking "responsibility" and in-
7	serting "responsibilities";
8	(ii) by striking "shall be to advance"
9	and inserting the following: "shall be to—
10	"(A) advance";
11	(iii) in subparagraph (Λ) , as so added,
12	by striking the period at the end and in-
13	serting "; and"; and
14	(iv) by adding at the end the following
15	new subparagraph:
16	"(B) integrate United States international
17	religious freedom policies and religious engage-
18	ment strategies into democracy, civil society,
19	conflict prevention and mitigation, and develop-
20	ment efforts funded by the United States and
21	into the counterterrorism policies of Federal
22	agencies, including the Department of Defense,
23	the Department of Homeland Security, the De-
24	partment of State, and the Department of the
25	Treasury.";

1	(B) in paragraph (2), by striking "a prin-
2	cipal adviser" and inserting "the principal ad-
3	viser'';
4	(C) in paragraph (3)—
5	(i) in subparagraph (A), by striking
6	"and" at the end;
7	(ii) in subparagraph (B), by striking
8	the period at the end and inserting ";
9	and"; and
10	(iii) by adding at the end the fol-
11	lowing new subparagraph:
12	"(C) contacts with nongovernmental orga-
13	nizations that have an impact on the state of
14	religious freedom in their respective societies or
15	regions, or internationally.";
16	(D) by redesignating paragraph (4) as
17	paragraph (5); and
18	(E) by inserting after paragraph (3) the
19	following new paragraph:
20	"(4) Coordination responsibilities.—In
21	order to promote religious freedom as an interest of
22	United States foreign policy, the Ambassador at
23	Large shall coordinate religious freedom policies and
24	religious engagement strategies across all programs,
25	projects, and activities of the United States, includ-

1 ing any appropriate programs, projects, and activi-2 ties of the Department of Defense, the Department 3 of Homeland Security, the Department of State, the 4 Department of the Treasury, and the United States 5 Agency for International Development."; and 6 (4) in subsection (d), by striking "staff for the 7 Office" and all that follows through the period at 8 the end and inserting "individuals to fill at least 20 9 full-time equivalent staff positions, and other tem-10 porary staff positions as needed to compile, edit, and 11 manage the Annual Report, including a senior advi-12 sor for the Office, under the direct supervision of the 13 Ambassador at Large, for the conduct of investiga-14 tions by the Office on conditions of religious freedom 15 on a worldwide basis, and for any necessary travel 16 to earry out the provisions of this Act. The Sec-17 retary of State shall also provide to the Ambassador 18 at Large representation funds that are sufficient to 19 carry out the duties described in this section at lev-20 els at least equal to the amount of representation 21 funds provided to other Ambassadors at Large in 22 the Department of State.".

1	SEC. 102. ANNUAL REPORT ON INTERNATIONAL RELIGIOUS
2	FREEDOM.
3	Section 102(b)(1) of the International Religious
4	Freedom Act of 1998 (22 U.S.C. $6412(b)(1)$) is amend-
5	ed—
6	(1) in the matter preceding subparagraph (A),
7	by striking "September 1" and inserting "May 1";
8	(2) in subparagraph (A)—
9	(A) in clause (iii), by striking "and" at the
10	$\mathrm{end};$
11	(B) in clause (iv), by striking the period at
12	the end and inserting "; and"; and
13	(C) by adding at the end the following new
14	clause:
15	"(v) any action taken by a govern-
16	ment or other entity to censor religious
17	content, communications, or worship activi-
18	ties online, including descriptions of the
19	targeted religious group, the content, com-
20	munication, or activities censored, the
21	means used, and government or other enti-
22	ty engaged in such online censorship activi-
23	ties.";
24	(3) in subparagraph (B), in the matter pre-
25	ceding clause (i)—

1	(A) by inserting "persecution of lawyers,
2	politicians, or other human rights advocates
3	seeking to defend the rights of members of reli-
4	gious groups or highlight religious freedom vio-
5	lations, prohibitions on ritual animal slaughter
6	or male infant circumcision," after "entire reli-
7	gions,"; and
8	(B) by inserting "policies that ban or re-
9	strict the public manifestation of religious belief
10	and the peaceful involvement of religious groups
11	or their members in the political life of each
12	such foreign country," after "such groups,";
13	(4) in subparagraph (C)—
14	(A) by striking "A description" and insert-
15	ing "A comprehensive description";
16	(B) by striking "policies in support" and
17	inserting "religious engagement policies in sup-
18	port"; and
19	(C) by adding at the end before the period
20	the following: ", and a unique, comprehensive,
21	and country-specific analysis of the impact of
22	actions by the United States on the status of
23	religious freedom in each such country"; and
24	(5) in subparagraph (F), by adding at the end
25	the following new clause:

1	"(iii) Special watch list.—A list,
2	to be known as the 'Special Watch List',
3	which shall identify any country or violent
4	nonstate actor that has engaged in or tol-
5	erates violations of religious freedom dur-
6	ing the previous reporting year but which
7	the President determines does not meet, at
8	the time of the publication of the Annual
9	Report, all of the criteria described in sec-
10	tion 3(11) for designation as a country of
11	particular concern for religious freedom
12	under section $402(b)(1)$.".
13	SEC. 103. TRAINING FOR FOREIGN SERVICE OFFICERS; RE-
14	PORT.
15	(a) Amendment to Foreign Service Act of
16	1980.—Section 708 of the Foreign Service Δ et of 1980
17	(22 U.S.C. 4028) is amended—
18	(1) by redesignating subsections (b) and (c) as
19	subsections (d) and (e), respectively;
20	(2) in subsection (d), as redesignated, by strik-
21	ing "The Secretary of State" and inserting "Refu-
22	GEES.—The Secretary of State";
23	(3) in subsection (e), as redesignated, by strik-
24	ing "The Secretary of State" and inserting "CHILD

1	(4) by striking subsection (a) and inserting the
2	following:
3	"(a) Development of Curriculum.—
4	"(1) IN GENERAL.—The Secretary of State
5	shall develop a curriculum for training United States
6	Foreign Service officers in the scope and strategic
7	value of international religious freedom, how viola-
8	tions of international religious freedom harm funda-
9	mental United States interests, how the advance-
10	ment of international religious freedom can advance
11	such interests, how United States international reli-
12	gious freedom policy should be carried out in prac-
13	tice by United States diplomats and other Foreign
14	Service officers, and the relevance and relationship
15	of international religious freedom to United States
16	defense, diplomacy, development, and public affairs
17	efforts to combat violent extremism. The Secretary
18	of State shall ensure the availability of sufficient re-
19	sources to develop and implement such curriculum.
20	"(2) Role of other officials.—The Sec-
21	retary of State shall carry out paragraph (1)—
22	"(A) with the assistance of the Ambas-
23	sador at Large for International Religious
24	Freedom appointed under section 101(b) of the
25	International Religious Freedom Act of 1998;

1	"(B) in coordination with the Director of
2	the George P. Shultz National Foreign Affairs
3	Training Center and other Federal officials as
4	appropriate; and
5	"(C) in consultation with the United
6	States Commission on International Religious
7	Freedom established in section 201(a) of the
8	International Religious Freedom Act of 1998.
9	"(b) Training Program.—Not later than the date
10	that is one year after the date of the enactment of the
11	Frank R. Wolf International Religious Freedom Δ et of
12	2015, the Director of the George P. Shultz National For-
13	eign Affairs Training Center shall begin mandatory train-
14	ing on religious freedom for all Foreign Service officers,
15	including all entry level officers, all officers prior to depar-
16	ture for posting outside the United States, and all out-
17	going deputy chiefs of mission and ambassadors. Such
18	training shall, at minimum, be a separate, independent,
19	and required segment of each of the following:
20	$^{\prime\prime}(1)$ The A–100 course attended by all Foreign
21	Service officers.
22	"(2) The courses required of every Foreign
23	Service officer prior to a posting outside the United
24	States, with segments tailored to the particular reli-
25	gious demography, religious freedom conditions, reli-

1	gious engagement strategies, and United States
2	strategies for advancing religious freedom, in each
3	receiving country.
4	"(3) The courses required of all outgoing dep-
5	uty chiefs of mission and ambassadors.
6	"(c) Information Sharing.—The curriculum and
7	training materials developed pursuant to subsections (a)
8	and (b) shall be shared with the United States Armed
9	Forces, intelligence community (as such term is defined
10	in section 3 of the National Security Act of 1947), and
11	all other Federal departments and agencies whose per-
12	sonnel serve as attachés, advisors, or detailees in United
13	States embassies globally to provide training and particu-
14	larized instruction on United States religious freedom poli-
15	cies, religious traditions, religious engagement strategies,
16	religious and cultural issues, and efforts to combat ter-
17	rorism and violent religious extremism.".
18	(b) Report.—Not later than 180 days after the date
19	of the enactment of this Act, the Secretary of State, with
20	the assistance of the Ambassador at Large for Inter-
21	national Religious Freedom, and the Director of the
22	George P. Shultz National Foreign Affairs Training Cen-
23	ter, shall submit to the Committee on Foreign Affairs of
24	the House of Representatives and the Committee on For-
25	eign Relations of the Senate a report containing a com-

1	prenensive plan for undertaking training for r oreign Serv-
2	ice officers as required under section 708 of the Foreign
3	Services Act of 1980, as amended by subsection (a) of this
4	section.
5	SEC. 104. PRISONER LISTS AND ISSUE BRIEFS ON RELI
6	GIOUS FREEDOM CONCERNS.
7	Section 108 of the International Religious Freedom
8	Act of 1998 (22 U.S.C. 6417) is amended—
9	(1) in subsection (a)—
10	(A) in the heading, by striking "Sense of
11	THE CONGRESS" and inserting "POLICY
12	STATEMENT ON DIPLOMATIC ADVOCACY FOR
13	Prisoners of Conscience"; and
14	(B) by striking "it is the sense of the Con-
15	gress that officials of the executive branch of
16	Government should promote" and inserting "it
17	shall be the policy of the United States Govern-
18	ment that all officials of the executive branch
19	including the Secretary of State, the Ambas-
20	sador at Large for Religious Freedom, and
21	State Department officials from regional bu-
22	reaus, as appropriate, shall promote";
23	(2) in subsection (c), by striking ", as appro-
24	priate, provide" and insert "make available"; and

1	(3) by adding at the end the following new sub-
2	section:
3	"(d) VICTIMS LIST MAINTAINED BY THE COMMIS-
4	SION.—The Commission shall make publicly available on-
5	line and in official publications, regularly updated lists of
6	persons it determines are imprisoned, detained, dis-
7	appeared, placed under house arrest, tortured, or subject
8	to forced renunciations of faith for their religious activity
9	or religious freedom advocacy by a foreign government or
10	violent nonstate actor that the Commission recommends
11	for designation as a country of particular concern for reli-
12	gious freedom under section 402(b) and include as much
13	publically available information as possible on the condi-
14	tions and circumstances of such individuals. In compiling
15	such lists, the Commission shall exercise all appropriate
16	discretion, including consideration of the safety and secu-
17	rity of, and benefit to, the persons who may be included
18	on the lists and their families.".
19	TITLE II—COMMISSION ON
20	INTERNATIONAL RELIGIOUS
21	FREEDOM
22	SEC. 201. ESTABLISHMENT AND COMPOSITION.
23	(a) In General.—Subsection (a) of section 201 of
24	the International Religious Freedom Act of 1998 (22
25	U.S.C. 6431) is amended by inserting before the period

- 1 at the end the following: ", which shall be an independent
- 2 Federal Government advisory body".
- 3 (b) Selection.—Subsection (b)(2)(A) of such sec-
- 4 tion is amended by inserting at the end the following new
- 5 sentence: "The Commission as a whole shall also have ex-
- 6 pertise on the variety of faiths practiced around the
- 7 world.".
- 8 (c) Membership.—Subsection (b)(3) of such section
- 9 is amended by striking "The appointments required by
- 10 paragraph (1) shall be made not later than 120 days after
- 11 the date of the enactment of this Δ et." and inserting the
- 12 following: "An appointment required by subparagraph (B)
- 13 of paragraph (1) should be made within 90 days of a va-
- 14 cancy on the Commission.".
- 15 (d) Vacancies.—Subsection (g) of such section is
- 16 amended by striking the second sentence.
- 17 SEC. 202. COMMISSION PERSONNEL MATTERS.
- 18 (a) In General.—Subsection (a) of section 204 of
- 19 the International Religious Freedom Act of 1998 (22)
- 20 U.S.C. 6432b) is amended in the second sentence, by in-
- 21 serting "voting" after "nine".
- 22 (b) Compensation.—Subsection (b) of such section
- 23 is amended by inserting "voting members of the" after
- 24 "The".

1	(e) Security Clearances.—Subsection (e) of such
2	section is amended by adding at the end the following new
3	sentence: "The Department of State is encouraged to
4	allow Commissioners and Commission staff with the ap-
5	propriate security clearance access to classified informa-
6	tion, in order to fulfill the duties and responsibilities of
7	their positions.".
8	(d) Application of Antidiscrimination Laws.—
9	Subsection (g) of such section is amended by inserting ",
0	including discrimination on the basis of religion" after
.1	"employment discrimination".
2	SEC. 203. AUTHORIZATION OF APPROPRIATIONS.
.3	Section 207(a) of the International Religious Free-
4	dom Act of 1998 (22 U.S.C. 6435(a)) is amended by strik-
.5	ing "2015" and inserting "2021".
6	SEC. 204. STANDARDS OF CONDUCT AND DISCLOSURE.
.7	Section 208(d)(2) of the International Religious
8	Freedom Act of 1998 (22 U.S.C. $6435a(d)(2))$ is amended
9	by adding at the end the following new subparagraph:
20	"(II) Intern, fellowship, and volunteer pro-
21	grams that are primarily of educational benefit
22	to the intern, fellow, or volunteer. Sponsoring
23	private parties may provide compensation and
24	benefits to interns, fellows, and volunteers, pro-
5	vided that no conflict of interest arises. The

1	number, duration, and funding source of any
2	such internship, fellowship, or volunteer pro-
3	grams shall be described in the annual financial
4	report required by subsection (e).".
5	SEC. 205. TERMINATION.
6	Section 209 of the International Religious Freedom
7	Act of 1998 (22 U.S.C. 6436) is amended by striking
8	"September 30, 2015" and inserting "September 30,
9	2021".
10	TITLE III—NATIONAL SECURITY
11	COUNCIL
12	SEC. 301. SPECIAL ADVISER FOR GLOBAL RELIGION EN-
13	GAGEMENT AND INTERNATIONAL RELIGIOUS
14	FREEDOM; INTERAGENCY POLICY COMMIT-
15	TEES.
16	(a) Amendments to National Security Act of
17	1947.—Section 101 of the National Security Act of 1947
18	
	(50 U.S.C. 3021) is amended—
19	(50 U.S.C. 3021) is amended— (1) in subsection (k)—
19 20	
	(1) in subsection (k)—
20	(1) in subsection (k)— (A) in the first sentence—
20 21	(1) in subsection (k)—(A) in the first sentence—(i) by striking "It is the sense of that
20 21 22	(1) in subsection (k)—(A) in the first sentence—(i) by striking "It is the sense of that there should be" and inserting "The Presi-

1 dom, whose position should be comparable 2 to that of a director" and inserting "Special Adviser for Global Religion Engage-3 4 ment and International Religious Freedom, 5 whose position shall be comparable to that 6 of a senior director"; and 7 (B) by striking the second and third sen-8 tences and inserting the following: "The Special 9 Adviser, shall assist the Ambassador at Large 10 for International Religious Freedom described 11 in section 101 of the International Religious 12 Freedom Act of 1998 to coordinate inter-13 national religious freedom policies and global 14 religion engagement strategies throughout the 15 Executive Branch and develop policy rec-16 ommendations and strategies relevant to the 17 programs, projects, activities of the Department 18 of Defense, the Department of Homeland Secu-19 rity, the Department of Justice, the Depart-20 ment of State, the Department of the Treasury, 21 and the United States Agency for International 22 Development. The Special Adviser shall serve as 23 a resource and liaison for executive branch offi-24 cials, Congress, and nongovernmental organiza-25 tions as appropriate on matters relating to

1	freedom policy, and help coordinate such strategies
2	across the Executive Branch.
3	"(n) Interagency Policy Committee on Reli-
4	GION, INTERNATIONAL RELIGIOUS FREEDOM, AND NA-
5	TIONAL SECURITY.—
6	"(1) ESTABLISHMENT.—There should be estab-
7	lished within the National Security Council a perma-
8	nent interagency policy committee to be known as
9	the 'Interagency Policy Committee on Religion,
10	International Religious Freedom, and National Secu-
11	rity' (in this subsection referred to as the 'Com-
12	mittee').
13	"(2) Membership.—The Committee should be
14	co-chaired by the Deputy National Security Advisor
15	and the Ambassador at Large for Religious Freedom
16	described in section 101 of the International Reli-
17	gious Freedom Act of 1998.
18	"(3) Functions.—The Committee should ana-
19	lyze conditions and trends of international religious
20	freedom and identify potential national security risks
21	related to the absence of religious freedom globally,
22	including threats to stability from authoritarian gov-
23	ernments, terrorism, violent religious extremism, sec-
24	tarian and religiously related violence, and laws that
25	restrict religious freedom and develop strategies to

1	freedom policy, and help coordinate such strategies
2	across the Executive Branch.
3	"(n) Interagency Policy Committee on Reli-
4	GION, INTERNATIONAL RELIGIOUS FREEDOM, AND NA-
5	TIONAL SECURITY.—
6	"(1) ESTABLISHMENT.—There should be estab-
7	lished within the National Security Council a perma-
8	nent interagency policy committee to be known as
9	the 'Interagency Policy Committee on Religion,
10	International Religious Freedom, and National Secu-
11	rity' (in this subsection referred to as the 'Com-
12	mittee').
13	"(2) Membership.—The Committee should be
14	co-chaired by the Deputy National Security Advisor
15	and the Ambassador at Large for Religious Freedom
16	described in section 101 of the International Reli-
17	gious Freedom Act of 1998.
18	"(3) Functions.—The Committee should ana-
19	lyze conditions and trends of international religious
20	freedom and identify potential national security risks
21	related to the absence of religious freedom globally,
22	including threats to stability from authoritarian gov-
23	ernments, terrorism, violent religious extremism, see-
24	tarian and religiously related violence, and laws that
25	restrict religious freedom and develop strategies to

1	address such threats. In addition, the Committee
2	should coordinate policy on the intersection of reli-
3	gion, international religious freedom, and United
4	States interests in preventing terrorism, countering
5	violent extremism, and mitigating and preventing
6	conflict.".
7	(b) REGULATIONS.—Not later than 90 days after the
8	date of the enactment of this Act, the President should
9	promulgate regulations to carry out subsections (k), (m),
10	and (n) of section 101 of the National Security Act of
11	1947 as amended by subsection (a) of this section.
12	TITLE IV—PRESIDENTIAL
13	ACTIONS
1.0	
14	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLA-
14	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLA-
14 15	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM.
14 15 16	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM. Section $401(b)(2)$ of the International Religious
14 15 16 17	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM. Section $401(b)(2)$ of the International Religious Freedom Act of 1998 (22 U.S.C. $6441(b)(2)$) is amended
14 15 16 17 18	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM. Section $401(b)(2)$ of the International Religious Freedom Act of 1998 (22 U.S.C. $6441(b)(2)$) is amended to read as follows:
14 15 16 17 18 19	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM. Section $401(b)(2)$ of the International Religious Freedom Act of 1998 (22 U.S.C. $6441(b)(2)$) is amended to read as follows: "(2) Deadline for actions.—
14 15 16 17 18 19 20	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM. Section 401(b)(2) of the International Religious Freedom Act of 1998 (22 U.S.C. 6441(b)(2)) is amended to read as follows: "(2) DEADLINE FOR ACTIONS.— "(A) IN GENERAL.—Except as provided in
14 15 16 17 18 19 20 21	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM. Section 401(b)(2) of the International Religious Freedom Act of 1998 (22 U.S.C. 6441(b)(2)) is amended to read as follows: "(2) DEADLINE FOR ACTIONS.— "(A) IN GENERAL.—Except as provided in subparagraph (B), not later than 90 days after
14 15 16 17 18 19 20 21	SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLATIONS OF RELIGIOUS FREEDOM. Section 401(b)(2) of the International Religious Freedom Act of 1998 (22 U.S.C. 6441(b)(2)) is amended to read as follows: "(2) DEADLINE FOR ACTIONS.— "(A) IN GENERAL.—Except as provided in subparagraph (B), not later than 90 days after the date on which each of the Annual Reports

1	action with respect to each foreign country and
2	violent nonstate actor that has engaged in or
3	tolerated violations of religious freedom at any
4	time since the previous such report was sub-
5	mitted.
6	"(B) Additional prerequisite.—The
7	President may not take any of the actions de-
8	scribed in paragraphs (9) through (15) of sec-
9	tion 405(a) or a commensurate action with re-
10	spect to a foreign country or violent nonstate
11	actor until the President certifies that the re-
12	quirements under sections 403 and 404 have
13	been satisfied with respect to such country or
14	actor.".
15	SEC. 402. PRESIDENTIAL ACTIONS IN RESPONSE TO PAR-
16	TICULARLY SEVERE VIOLATIONS OF RELI-
17	GIOUS FREEDOM.
18	Section 402 of the International Religious Freedom
19	Act of 1998 (22 U.S.C. 6442) is amended—
20	(1) in subsection (b)—
21	(A) in paragraph (1)—
22	(i) by amending subparagraph (A) to
23	read as follows:
24	"(A) In General.—Not later than 90
25	days after the date on which each Annual Re-

1	port is submitted under section 102(b), the
2	President shall—
3	"(i) review the status of religious free
4	dom in each foreign country to determine
5	whether the government of that country
6	has engaged in or tolerated particularly se
7	vere violations of religious freedom in each
8	such country during the preceding 12
9	months or longer; and
0	"(ii) designate each country the gov-
11	ernment of which has engaged in or toler
12	ated violations described in clause (i) as a
13	country of particular concern for religious
14	freedom under section 402(b)."; and
15	(ii) in subparagraph (C), by striking
16	"September 1 of the respective year" and
17	inserting "the date on which each Annua
18	Report is submitted under section 102(b)"
19	(B) by amending paragraph (3) to read as
20	follows:
21	"(3) Congressional notification.—
22	"(A) In General.—Whenever the Presi
23	dent designates a country as a country of par-
24	ticular concern for religious freedom under
25	paragraph (1)(A), the President shall, not later

1	than 90 days after the designation is made
2	transmit to the appropriate congressional com-
3	mittees—
4	"(i) the designation of the country
5	signed by the President;
6	"(ii) the identification, if any, of re-
7	sponsible parties determined under para-
8	graph (2); and
9	"(iii) a description of the actions
10	taken under subsection (c), the purposes of
11	the actions taken, and the effectiveness of
12	the actions taken.
13	"(B) REMOVAL OF DESIGNATION.—A
14	country that is designated as a country of par-
15	ticular concern for religious freedom under
16	paragraph $(1)(\Lambda)$ shall retain such designation
17	until the President determines and reports to
18	the appropriate congressional committees that
19	the country should no longer be so designated
20	"(C) EXPLANATION FOR NONDESIGNA-
21	TION.—If the President does not designate a
22	country as a country of particular concern for
23	religious freedom under paragraph (1)(Λ) after
24	the Commission has recommended such des-
25	ignation, the President shall provide an expla-

1	nation for the nondesignation to the appro-
2	priate congressional committees."; and
3	(C) by adding at the end, the following
4	new paragraph:
5	"(4) Treatment of countries on special
6	WATCH LIST.—
7	"(A) In general.—The President shall
8	designate as a country of particular concern for
9	religious freedom under paragraph (1)(A) any
10	country that appears on the Special Watch
11	List—
12	"(i) in more than 2 consecutive An-
13	nual Reports;
14	"(ii) in any 4 Annual Reports; or
15	"(iii) in more than 1 Annual Report if
16	the President has previously designated
17	such country as a country of particular
18	concern for religious freedom under para-
19	graph (1)(A).
20	"(B) Exercise of waiver authority.—
21	The President may waive the application of
22	clauses (i) or (ii) of subparagraph (A) with re-
23	spect to a country for up to 2 years if the
24	President certifies to the appropriate commit-
25	toos of Congress that_

1	"(i) the country has entered into an
2	agreement with the United States to carry
3	out specific and credible actions to improve
4	religious freedom conditions and end reli-
5	gious freedom violations;
6	"(ii) the country has entered into an
7	agreement with the United Nations, the
8	European Union, or other ally of the
9	United States, to carry out specific and
10	credible actions to improve religious free-
11	dom conditions and end religious freedom
12	violations; or
13	"(iii) waiver is in the national security
14	interests of the United States.
15	"(C) EFFECT ON DESIGNATION AS COUN-
16	TRY OF PARTICULAR CONCERN.—The presence
17	or absence of a country from the Special Watch
18	List in any given year shall not preclude the
19	designation of such country as a country of par-
20	ticular concern for religious freedom under
21	paragraph (1)(A) in any such year."; and
22	(2) in subsection (c)(5), in the second sentence,
23	by inserting "and include a description of the impact
24	of the designation of such sanction or sanctions that

1	exist in each country" after "determines satisfy the
2	requirements of this subsection".
3	SEC. 403. CONSULTATIONS.
4	Section 403(a) of the International Religious Free
5	dom Act of 1998 (22 U.S.C. 6443(a)) is amended by strik
6	ing "As soon as practicable" and inserting "Not later than
7	90 days".
8	SEC. 404. REPORT TO CONGRESS.
9	Section 404(a) of the International Religious Free
0	dom Act of 1998 (22 U.S.C. 6444(a)) is amended—
.1	(1) by striking "decides to take action under
2	section 401" and inserting "takes action under sec
.3	tion 401";
4	(2) by striking "decides to take action under
.5	paragraphs" and inserting "takes the required ac
6	tion under paragraphs"; and
.7	(3) in paragraph (4)(A)—
8	(Λ) in clause (ii), by striking "and" at the
9	end;
20	(B) in clause (iii), by striking the period a
21	the end and inserting "; and"; and
22	(C) by adding at the end the following nev
23	clause:
24	"(iv) the impact on other policy tools
25	and a description of policy tools being ap

1	plied in the country, including programs
2	that target democratic stability, economic
3	growth, and counterterrorism.".
4	SEC. 405. PRESIDENTIAL WAIVER.
5	Section 407 of the International Religious Freedom
6	Act of 1998 (22 U.S.C. 6447) is amended—
7	(1) in subsection (a), by inserting ", for a 180-
8	day period," after "may waive"; and
9	(2) by adding at the end the following new sub-
10	section:
11	"(e) Sense of Congress.—It is the sense of Con-
12	gress that ongoing and persistent waivers for any country
13	designated as a country of particular concern for religious
14	freedom under section $402(b)$ for engaging in or tolerating
15	particularly severe violations of religious freedom do not
16	fulfill the purposes of this $\Lambda \mathrm{ct},$ and, given that promotion
17	of religious freedom is a compelling interest of United
18	States foreign policy, the President, the Secretary of
19	State, and other executive branch officials, in consultation $% \left(1\right) =\left(1\right) \left(1\right)$
20	with Congress, should seek to find ways to address exist-
21	ing violations, on a country-by-country basis, through the $$
22	actions specified in section 405 or other commensurate ac-
23	tions, possibly including through the actions described in
24	section 605, or by some other action that addresses the

1	specific religious freedom violations of each country des-
2	ignated.".
3	SEC. 406. TERMINATION OF PRESIDENTIAL ACTIONS.
4	Section 409 of the International Religious Freedom
5	Act of 1998 (22 U.S.C. 6449) is amended to read as fol-
6	lows:
7	"SEC. 409. TERMINATION OF PRESIDENTIAL ACTIONS.
8	"Any Presidential action taken under this Act with
9	respect to a foreign country shall terminate after a deter-
10	mination by the President, in consultation with the Com-
11	mission, and written certification to Congress that the for-
12	eign government has taken substantial and verifiable steps
13	to cease the particularly severe violations of religious free-
14	dom.".
15	SEC. 407. STATEMENT OF POLICY REGARDING COUNTRY OF
16	PARTICULAR CONCERN DESIGNATION FOR
17	VIOLENT NONSTATE ACTORS.
18	Title IV of the International Religious Freedom Λ et
19	of 1998 (22 U.S.C. 6441 et seq.) is amended by inserting
20	after section 405 the following new section:
21	"SEC. 405A. STATEMENT OF POLICY REGARDING COUNTRY
22	OF PARTICULAR CONCERN DESIGNATION
23	FOR VIOLENT NONSTATE ACTORS.
24	"(a) FINDINGS.—Congress finds the following:

1	"(1) Since 1998, various administrations have
2	made designations targeting violent nonstate actors
3	who engaged in or tolerated systematic, egregious, or
4	ongoing violations of religious freedom, such as the
5	Taliban and Serbian groups carrying on atrocities
6	against Bosnians.
7	"(2) Over the past 10 years the number of vio-
8	lent nonstate actors has increased, as have violations
9	of religious freedom perpetuated by such actors.
10	"(b) STATEMENT OF POLICY.—It should be the pol-
11	iey of the United States Government that—
12	"(1) violent nonstate actors should be eligible
13	for designation as countries of particular concern de-
14	scribed in section 402(b) and that Presidential ac-
15	tions described in section 405, 604, or 605 of this
16	Λ et should be applicable to violent nonstate actors or
17	individual members of such groups; and
18	"(2) the President should include, in the report
19	to Congress required by section 404, any reasons
20	why violent nonstate actors that engaged in or toler-
21	ated restrictions on religious freedom, were not des-
22	ignated as countries of particular concern, particu-
23	larly if the Commission made a recommendation for
24	such a designation to the President and whether any
25	Presidential actions described in section 405, 604, or

1	oob were taken against violent nonstate actors or in-
2	dividual members of such groups.".
3	TITLE V—PROMOTION OF
4	RELIGIOUS FREEDOM
5	SEC. 501. ASSISTANCE FOR PROMOTING RELIGIOUS FREE-
6	DOM.
7	Section 501 of the International Religious Freedom
8	Act of 1998 is amended by adding at the end the following
9	new subsections:
10	"(e) AVAILABILITY OF AMOUNTS.—Of the amounts
11	made available for fiscal years 2016 through 2021 for the
12	Human Rights and Democracy Fund established under
13	section 664 of the Freedom Investment Act of 2002 (sub-
14	title E of title VI of Public Law 107–228), the Secretary
15	of State shall provide to the Office—
16	"(1) not less than 10 percent of such amounts
17	for each such fiscal year for the promotion of inter-
18	national religious freedom through—
19	"(A) groups that are able to develop legal
20	protections or promote cultural and societal un-
21	derstanding of international norms of religious
22	freedom;
23	"(B) groups that seek to address and miti-
24	gate religiously motivated and sectarian violence
25	and combat violent extremism, and

1	"(C) those seeking to strengthen investiga-
2	tions, reporting and monitoring of religious
3	freedom violations; and
4	"(2) not less than 2 percent of such amounts
5	for each such fiscal year for the Religious Freedom
6	Defense Fund established under subsection (d).
7	"(d) Religious Freedom Defense Fund.—
8	"(1) Establishment.—There is established in
9	the Department of State a fund to be known as the
10	'Religious Freedom Defense Fund' (referred to in
11	this subsection as the 'Fund') which shall be admin-
12	istered by the Ambassador at Large.
13	"(2) Amounts.—The Fund shall consist of
14	amounts made available under subsection $(e)(2)$.
15	"(3) USE OF FUND.—The Ambassador at
16	Large shall use amounts in the Fund to issue grants
17	for the following:
18	"(Λ) Vietims of religious freedom abuses
19	and their families to cover legal and other ex-
20	penses that may arise from detention, imprison-
21	ment, torture, fines, and other restrictions.
22	"(B) Projects to help create and support
23	training of a new generation of defenders of re-
24	ligious freedom, including legal and political ad-
25	vocates, and civil society projects which seek to

1 create advocacy networks, strengthen legal rep-2 resentation, train and educate new religious 3 freedom defenders, and build the capacity of re-4 ligious communities and rights defenders to 5 protect against religious freedom violations, 6 mitigate societal or sectarian violence, or mini-7 mize legal or other restrictions of the right to 8 the freedom of religion. 9 "(4) Preference.—In issuing grants under 10 paragraph (3), the Ambassador at Large shall, as 11 appropriate, give preference to projects targeting re-12 ligious freedom violations in countries designated as 13 countries of particular concern for religious freedom 14 under section 402(b) and those included on the Spe-15 cial Watch List. "(e) Consultation.—The Ambassador at Large 16 17 should consult, in developing priorities and policies for disbursing the funds referred to in subsection (e), including 19 grant policies and the identification of potential grantees, with other Federal agencies, including the Commission, and the International Republican Institute, the National 21 Democratic Institute, the National Endowment for Democracy and, as appropriate, other nongovernmental orga-24 nizations.".

1 TITLE VI—REFUGEE, ASYLUM, 2 AND CONSULAR MATTERS

3	SEC. 601. ACTIONS AGAINST PERSONS RESPONSIBLE FOR
4	COMMITTING PARTICULARLY SEVERE VIOLA-
5	TIONS OF INTERNATIONAL RELIGIOUS FREE-
6	DOM.
7	Title VI of the International Religious Freedom Act
8	of 1998 (22 U.S.C. 6471 et seq.) is amended—
9	(1) by redesignating section 605 as section 606;
10	and
11	(2) by inserting after section 604 the following
12	new section:
13	"SEC. 605. ACTIONS AGAINST PERSONS RESPONSIBLE FOR
14	ENGAGING IN OR TOLERATING PARTICU-
15	LARLY SEVERE VIOLATIONS OF INTER-
16	NATIONAL RELIGIOUS FREEDOM.
17	"(a) Authority To Sanction Persons Respon-
18	SIBLE FOR ENGAGING IN OR TOLERATING PARTICULARLY
19	SEVERE VIOLATIONS OF INTERNATIONAL RELIGIOUS
20	FREEDOM.—Notwithstanding section 202 of the Inter-
21	national Emergency Economic Powers Act (50 U.S.C.
22	1701), the President may exercise the authority specified
23	in section 203 of such Act with respect to—
24	"(1) any foreign person that the President de-
25	termines, based on credible evidence, plays a role in

l	committing, ordering, sponsoring, or materially sup-
2	porting systemic, egregious, and ongoing violations
3	of religious freedom; or
4	"(2) any foreign person that the President de-
5	termines to be providing material or other assistance
6	supporting violence or terrorist acts targeting mem-
7	bers of religious groups.
8	"(b) Report to Congress on Identification and
9	SANCTION OF PERSONS ENGAGING IN OR TOLERATING
10	Particularly Severe Violations of International
11	Religious Freedom.—
12	"(1) IN GENERAL.—Upon exercising the au-
13	thority described in subsection (a) with respect to a
14	foreign person, the President shall submit to the ap-
15	propriate congressional committees a report—
16	$((\Lambda))$ identifying the foreign persons that
17	the President determines to be subject to action
18	under subsection (a) and the basis for such de-
19	termination; and
20	"(B) describing the actions carried out
21	against such foreign persons pursuant to sub-
22	section (a).
23	"(2) Report on removal of sanctions.—
24	Upon suspending or terminating any action imposed
25	on a person under the authority of subsection (a),

1	the President shall submit to the appropriate con-
2	gressional committees written notification of such
3	suspension or termination.
4	"(3) Submission of classified informa-
5	TION.—Reports submitted under this subsection
6	shall be submitted in unclassified form, but may
7	contain a classified annex.
8	"(4) Definitions.—In this subsection:
9	"(A) APPROPRIATE CONGRESSIONAL COM-
10	MITTEES.—The term 'appropriate congressional
11	committees' means—
12	"(i) the Committee on Financial Serv-
13	ices and the Committee on Foreign Affairs
14	of the House of Representatives; and
15	"(ii) the Committee on Banking,
16	Housing, and Urban Affairs and the Com-
17	mittee on Foreign Relations of the Senate.
18	"(B) Foreign person.—The term for-
19	eign person' means a person that is not a
20	United States person.
21	"(C) Person.—The term 'person' means
22	an individual or entity.
23	"(D) United States Person.—The term
24	United States nerson' manne

1	"(1) a United States citizen or an
2	alien lawfully admitted for permanent resi-
3	dence to the United States; or
4	"(ii) an entity organized under the
5	laws of the United States or of any juris-
6	diction within the United States, including
7	a foreign branch of such entity.".
8	TITLE VII—MISCELLANEOUS
9	PROVISIONS
10	SEC. 701. MISCELLANEOUS PROVISIONS.
11	Title VII of the International Religious Freedom Act
12	of 1998 (22 U.S.C. 6481 et seq.) is amended by adding
13	at the end the following new sections:
14	"SEC. 702. CODES OF CONDUCT FOR UNITED STATES INSTI-
15	TUTIONS OF HIGHER EDUCATION OUTSIDE
	TUTIONS OF HIGHER EDUCATION OUTSIDE THE UNITED STATES.
15	
15 16	THE UNITED STATES.
15 16 17	THE UNITED STATES. "(a) FINDING.—Congress recognizes the enduring
15 16 17 18	THE UNITED STATES. "(a) FINDING.—Congress recognizes the enduring importance of United States institutions of higher edu-
15 16 17 18 19	THE UNITED STATES. "(a) FINDING.—Congress recognizes the enduring importance of United States institutions of higher education worldwide both for their potential for shaping posi-
15 16 17 18 19 20	THE UNITED STATES. "(a) FINDING.—Congress recognizes the enduring importance of United States institutions of higher education worldwide both for their potential for shaping positive leadership and new educational models in host coun-
15 16 17 18 19 20 21	THE UNITED STATES. "(a) FINDING.—Congress recognizes the enduring importance of United States institutions of higher education worldwide both for their potential for shaping positive leadership and new educational models in host countries and for their emphasis on teaching universally recognizes.
15 16 17 18 19 20 21 22	THE UNITED STATES. "(a) FINDING.—Congress recognizes the enduring importance of United States institutions of higher education worldwide both for their potential for shaping positive leadership and new educational models in host countries and for their emphasis on teaching universally recognized rights of free inquiry and academic freedom.

2	particularly with or in countries the governments of which
3	engage in or tolerate severe violations of religious freedom
4	as identified in the Annual Report and the annual report
5	of the Congressional-Executive Commission on China
6	should adopt a code of conduct—
7	"(1) upholding the right of freedom of religion
8	of their employees and students, including the right
9	to manifest that religion peacefully as protected in
10	international law;
11	"(2) ensuring that the religious views and
12	peaceful practice of religion in no way affect, or be
13	allowed to affect, the status of a worker's or faculty
14	member's employment or a student's enrollment; and
15	"(3) affirming that all negotiations, contracts
16	or memoranda of understanding engaged in or con
17	structed with a foreign government to establish any
18	educational entity, shall be open, transparent, and
19	made available for public inspection before conclu
20	sion and that any such agreement shall affirm, at al
21	times, academic freedom and universal rights to the
22	freedoms of religion, speech, assembly, and associa
23	tion.

1	"SEC. 703. SENSE OF CONGRESS REGARDING NATIONAL SE-
2	CURITY STRATEGY TO PROMOTE RELIGIOUS
3	FREEDOM THROUGH UNITED STATES FOR-
4	EIGN POLICY.
5	"It is the sense of Congress that—
6	"(1) the annual national security strategy re-
7	port of the President required by section 108 of the
8	National Security Act of 1947 (50 U.S.C. 3043)
9	should promote international religious freedom as a
10	foreign policy and national security priority and
11	should articulate that promotion of the right to free-
12	dom of religion is a strategy that protects other, re-
13	lated human rights, and advances democracy outside
14	the United States, and make clear its importance to
15	United States foreign policy goals of stability, secu-
16	rity, development, and diplomacy; and
17	"(2) the national security strategy report
18	should be a guide for the strategies and activities of
19	relevant Federal agencies and inform the Depart-
20	ment of Defense quadrennial defense review under
21	section 118 of title 10, United States Code, and the
22	Department of State Quadrennial Diplomacy and
23	Development Review.".
24	SEC. 702. CLERICAL AMENDMENTS.
25	The table of contents of the International Religious
26	Freedom Act of 1998 (22 U.S.C. 6401 note) is amended—

	(1) by inserting after the item relating to see
2	tion 405 the following:
	"Sec. 405A. Statement of policy regarding country of particular concern designation for violent nonstate actors.";
3	(2) by striking the item relating to section 605
1	and inserting the following:
	"Sec. 606. Studies on the effect of expedited removal provisions on asylunclaims.";
5	(3) by inserting after the item relating to see
5	tion 604 the following:
	$\hbox{``Sec. 605. Actions against persons responsible for committing particularly severe violations of international religious freedom.";}$
7	and
3	(4) by adding at the end the following:

"See. 702. Codes of conduct for United States institutions of higher education operating outside the United States.

"Sec. 703. Sense of Congress regarding national security strategy to promote religious freedom through United States foreign policy.".

AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 1150

OFFERED BY MR. SMITH OF NEW JERSEY

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Frank R. Wolf International Religious Freedom Act".
- 4 (b) Table of Contents.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title and table of contents.
 - Sec. 2. Findings; Policy.
 - Sec. 3. Definitions.

TITLE I—DEPARTMENT OF STATE ACTIVITIES

- Sec. 101. Office on International Religious Freedom, Ambassador at Large for International Religious Freedom.
- Sec. 102. Annual Report on International Religious Freedom.
- Sec. 103. Training for Foreign Service officers; report.
- Sec. 104. Prisoner lists and issue briefs on religious freedom concerns.

TITLE II—NATIONAL SECURITY COUNCIL

Sec. 201. Special Adviser for International Religious Freedom.

TITLE III—PRESIDENTIAL ACTIONS

- Sec. 301. Non-state actor designations.
- Sec. 302. Presidential actions in response to particularly severe violations of religious freedom.
- Sec. 303. Report to Congress.
- Sec. 304. Presidential waiver.
- Sec. 305. Publication in the Federal Register.

TITLE IV—PROMOTION OF RELIGIOUS FREEDOM

Sec. 401. Assistance for promoting religious freedom.

TITLE V—DESIGNATED PERSONS LIST FOR PARTICULARLY SEVERE VIOLATIONS OF RELIGIOUS FREEDOM

Sec. 501. Designated Persons List for Particularly Severe Violations of Religious Freedom.

TITLE VI—MISCELLANEOUS PROVISIONS

Sec. 601. Miscellaneous provisions.

Sec. 602. Clerical amendments.

1 SEC. 2. FINDINGS; POLICY.

19

ties".

	·
2	(a) FINDINGS.—Section 2(a) of the International Re-
3	ligious Freedom Act of 1998 (22 U.S.C. 6401(a)) is
4	amended—
5	(1) in paragraph (3), by inserting immediately
6	prior to the penultimate sentence the following new
7	sentence: "The freedom of thought, conscience, and
8	religion is understood to protect theistic and non-
9	theistic beliefs as well as the right not to profess or
10	practice any religion."; and
11	(2) in paragraph (6)—
12	(A) by inserting "and the specific targeting
13	of non-theists, humanists, and atheists because
14	of their beliefs" after "religious persecution";
15	and
16	(B) by inserting "and in regions where
17	non-state actors exercise significant political
18	power and influence" after "religious majori-

	3
1	(b) Policy.—Section 2(b) of the International Reli-
2	gious Freedom Act of 1998 (22 U.S.C. 6401(b)) is amende
3	ed by adding at the end the following new paragraph:
4	"(6) Because the promotion of international re-
5	ligious freedom protects human rights, advances de-
6	mocracy abroad, and advances United States inter-
7	ests in stability, security, and development globally
8	the promotion of international religious freedom re-
9	quires new and evolving policies, and diplomatic re-
10	sponses that are drawn from the expertise of the na-
11	tional security agencies, the diplomatic services, and
12	other governmental agencies and nongovernmental
13	organizations, and are coordinated across and car-
14	ried out by the entire range of Federal agencies."
15	SEC. 3. DEFINITIONS.
16	Section 3 of the International Religious Freedom Λ e
17	of 1998 (22 U.S.C. 6402) is amended—
18	(1) in paragraph (13)—
19	(A) in subparagraph (A)—
20	(i) by redesignating clauses (iv) and
21	(v) as clauses (v) and (vi), respectively
22	and
23	(ii) by inserting after clause (iii) the
24	following:

1	"(iv) not professing a particular reli-
2	gion, or any religion;"; and
3	(B) in subparagraph (B)—
4	(i) by inserting "conscience, non-the-
5	istic views, or" before "religious belief or
6	practice"; and
7	(ii) by inserting after "forced religious
8	conversion" the following: ", forcibly com-
9	pelling non-believers or non-theists to re-
10	cant their beliefs or to convert"; and
11	(2) by adding at the end, the following new
12	paragraphs:
13	"(14) Special watch list.—The term 'Spe-
14	cial Watch List' means the Special Watch List as
15	contained in the described in Executive Summary to
16	the Λ nnual Report and described in section
17	102(b)(1)(F)(iii).
18	"(15) Non-state actor.—The term 'non-state
19	actor' means a nonsovereign entity that exercises
20	significant political power and is able to exert influ-
21	ence at a national or international level but does not
22	belong to or ally itself to any particular country and
23	often employs illegal violence in pursuit of its objec-
24	tives.

1	"(16) Institution of higher education.—
2	The term 'institution of higher education' has the
3	meaning given that term in section 101 of the High-
4	er Education Act of 1965 (20 U.S.C. 1001)".
5	TITLE I—DEPARTMENT OF
6	STATE ACTIVITIES
7	SEC. 101. OFFICE ON INTERNATIONAL RELIGIOUS FREE
8	DOM; AMBASSADOR AT LARGE FOR INTER
9	NATIONAL RELIGIOUS FREEDOM.
10	(a) In General.—Section 101 of the International
11	Religious Freedom Act of 1998 (22 U.S.C. 6411) is
12	amended—
13	(1) in subsection (b), by adding at the end be-
14	fore the period the following: ", and shall report di-
15	rectly to the Secretary of State";
16	(2) in subsection (e)—
17	(A) in paragraph (1)—
18	(i) by striking "responsibility" and in-
19	serting "responsibilities";
20	(ii) by striking "shall be to advance"
21	and inserting the following: "shall be to—
22	"(A) advance";
23	(iii) in subparagraph (Λ) (as so
24	added), by striking the period at the end
25	and inserting "; and"; and

1	(iv) by adding at the end the following
2	new subparagraph:
3	"(B) integrate United States international
4	religious freedom policies and strategies into
5	the foreign policy efforts of the United States."
6	(B) in paragraph (2), by inserting "the
7	principal adviser to" before "the Secretary of
8	State";
9	(C) in paragraph (3)—
10	(i) in subparagraph (A), by striking
11	"and" at the end;
12	(ii) in subparagraph (B), by striking
13	the period at the end and inserting ";
14	and"; and
15	(iii) by adding at the end the fol-
16	lowing new subparagraph:
17	"(C) contacts with nongovernmental orga-
18	nizations that have an impact on the state of
19	religious freedom in their respective societies or
20	regions, or internationally.";
21	(D) by redesignating paragraph (4) as
22	paragraph (5); and
23	(E) by inserting after paragraph (3) the
24	following new paragraph.

1	"(4) Coordination responsibilities.—In
2	order to promote religious freedom as an interest of
3	United States foreign policy, the Ambassador at
4	Large—
5	"(A) shall coordinate international reli-
6	gious freedom policies across all programs,
7	projects, and activities of the United States;
8	and
9	"(B) should participate in any interagency
10	processes on issues in which the promotion of
11	international religious freedom policy can ad-
12	vance United States national security interests,
13	including in democracy promotion, stability, se-
14	curity, and development globally."; and
15	(3) in subsection (d), by striking "staff for the
16	Office" and all that follows through the period at
17	the end and inserting "individuals to fill at least 25
18	full-time equivalent staff positions, and any other
19	temporary staff positions as needed to compile, edit,
20	and manage the Annual Report under the direct su-
21	pervision of the Ambassador at Large, and for the
22	conduct of investigations by the Office and for nec-
23	essary travel to carry out the provisions of this Λ ct.
24	The Secretary of State should also provide to the
25	Ambassador at Large funds that are sufficient to

carry out the duties described in this section, includ-

2	ing as necessary representation funds, in amounts
3	comparable to those provided to other Ambassadors
4	at Large in the Department of State.".
5	(b) Sense of Congress.—Because international re-
6	ligious freedom is a vital foreign policy interest and one
7	that needs coordination across many regional bureaus and
8	among Special Envoys and Special Representatives with
9	overlapping mandates, the Secretary of State should con-
10	sider elevating the office of International Religious Free-
11	dom and the position of the Δ mbassador-at-Large for
12	International Religious Freedom to the Office of the Sec-
13	retary, similar to other Ambassador-at-Large positions
14	that now report directly to the Secretary. Providing the
15	Office of International Religious Freedom with additional
16	resources and status will demonstrate both the strategic
17	importance of international religious freedom policy within
18	the State Department bureaucracy and show persecuted
19	religious groups globally that the U.S. gives priority to the
20	protection and promotion of international religious free-
21	dom as mandated by the International Religious Freedom
22	Act of 1998.

1	SEC. 102. ANNUAL REPORT ON INTERNATIONAL RELIGIOUS
2	FREEDOM.
3	(a) In General.—Section 102(b)(1) of the Inter-
4	national Religious Freedom Act of 1998 (22 U.S.C.
5	6412(b)(1)) is amended—
6	(1) in the matter preceding subparagraph (A),
7	by striking "September 1" and inserting "May 1";
8	(2) in subparagraph (A)—
9	(A) by redesignating clause (iv) as clause
10	(vii); and
11	(B) by inserting after clause (iii) the fol-
12	lowing new clauses:
13	"(iv) particularly severe violations of
14	religious freedom in that country in the
15	ease of a foreign country with respect to
16	which a government does not exist or the
17	government does not control its territory;
18	"(v) an identification of prisoners in
19	that country pursuant to section 108;
20	"(vi) any action taken by the govern-
21	ment of that country to censor religious
22	content, communications, or worship activi-
23	ties online, including descriptions of the
24	targeted religious group, the content, com-
25	munication, or activities censored, and the
26	means used.";

1	(3) in subparagraph (B), in the matter pre-
2	ceding clause (i)—
3	(A) by inserting "persecution of lawyers,
4	politicians, or other human rights advocates
5	seeking to defend the rights of members of reli-
6	gious groups or highlight religious freedom vio-
7	lations, prohibitions on ritual animal slaughter
8	or male infant circumcision," after "entire reli-
9	gions,"; and
10	(B) by inserting "policies that ban or re-
11	strict the public manifestation of religious belief
12	and the peaceful involvement of religious groups
13	or their members in the political life of each
14	such foreign country," after "such groups,";
15	(4) in subparagraph (C)—
16	(Λ) by striking " Λ description" and insert-
17	ing "A comprehensive description";
18	(B) by striking "policies in support" and
19	inserting "diplomatic and political coordination
20	efforts, and other policies in support"; and
21	(C) by adding at the end before the period
22	the following: ", and a comprehensive and coun-
23	try-specific analysis of the impact of actions by
24	the United States on the status of religious
25	freedom in each such country"; and

1	(5) in subparagraph (F)—
2	(A) in clause (i)—
3	(i) by striking "section 402(b)(1)"
4	and inserting "section 402(b)(1)(B)(i)"
5	and
6	(ii) by adding at the end the fol-
7	lowing: "Any country in which a non-state
8	actor designated as an entity of particular
9	concern for religious freedom under section
10	301 of the Frank R. Wolf International
11	Religious Freedom Act is located shall be
12	included in this section of the report."
13	(B) by adding at the end the following new
14	clause:
15	"(iii) Special watch list.—A list
16	to be known as the 'Special Watch List'
17	which shall identify each country that en-
18	gages in or tolerates severe violations of re-
19	ligious freedom during the previous year
20	but which the President determines does
21	not meet, at the time of the publication of
22	the Annual Report, all of the criteria de-
23	scribed in section 3(11) for designation
24	under section $402(b)(1)$.".

I	(b) SENSE OF CONGRESS.—It is the sense of Con-
2	gress that—
3	(1) the original intent of the International Reli-
4	gious Freedom Act of 1998 (22 U.S.C. 6401 et seq.)
5	was to require annual reports from both the Depart
6	ment of State and the Commission on International
7	Religious Freedom to be delivered each year, during
8	the same calendar year, and with at least 5 months
9	separating these reports, in order to provide updated
10	information for policy-makers, Members of Congress
11	and nongovernmental organizations; and
12	(2) given that the annual Country Reports or
13	Human Rights Practices no longer contain updated
14	information on religious freedom conditions globally
15	it is important that the Department of State and the
16	Commission work together to fulfill the original in-
17	tent of the International Religious Freedom Act of
18	1998.
19	SEC. 103. TRAINING FOR FOREIGN SERVICE OFFICERS; RE
20	PORT.
21	(a) Amendment to Foreign Service Act of
22	1980.—Section 708 of the Foreign Service Act of 1980
23	(22 U.S.C. 4028) is amended—
24	(1) by redesignating subsections (b) and (c) as
25	subsections (d) and (e), respectively:

(2) in subsection (d), as redesignated, by strik-

2	ing "The Secretary of State" and inserting "Refu-
3	GEES.—The Secretary of State";
4	(3) in subsection (e), as redesignated, by strik-
5	ing "The Secretary of State" and inserting "CIIILD
6	Soldiers.—The Secretary of State";
7	(4) by striking subsection (a) and inserting the
8	following:
9	"(a) Development of Curriculum.—
10	"(1) In General.—The Secretary of State
11	shall develop a curriculum for training United States
12	Foreign Service officers in the scope and strategic
13	value of international religious freedom, how viola-
14	tions of international religious freedom harm funda-
15	mental United States interests, how the advance-
16	ment of international religious freedom can advance
17	such interests, how United States international reli-
18	gious freedom policy should be carried out in prac-
19	tice by United States diplomats and other Foreign
20	Service officers, and the relevance and relationship
21	of international religious freedom to United States
22	defense, diplomacy, development, and public affairs
23	efforts. The Secretary of State shall ensure the
24	availability of sufficient resources to develop and im-
25	plement such curriculum.

1	"(2) ROLE OF OTHER OFFICIALS.—The Sec-
2	retary of State shall carry out paragraph (1)—
3	"(A) with the assistance of the Ambas-
4	sador at Large for International Religious
5	Freedom appointed under section 101(b) of the
6	International Religious Freedom Act of 1998;
7	"(B) in coordination with the Director of
8	the George P. Shultz National Foreign Affairs
9	Training Center and other Federal officials as
10	appropriate; and
11	"(C) in consultation with the United
12	States Commission on International Religious
13	Freedom established in section 201(a) of the
14	International Religious Freedom Act of 1998
15	and other relevant stakeholders.
16	"(b) Training Program.—Not later than the date
17	that is one year after the date of the enactment of the
18	Frank R. Wolf International Religious Freedom Act, the
19	Director of the George P. Shultz National Foreign Affairs
20	Training Center shall begin mandatory training on reli-
21	gious freedom for all Foreign Service officers, including
22	all entry level officers, all officers prior to departure for
23	posting outside the United States, and all outgoing deputy
24	chiefs of mission and ambassadors. Such training shall,

- 1 at minimum, be a separate, independent, and required segment of each of the following: 3 "(1) The A-100 course attended by all Foreign 4 Service officers. 5 "(2) The courses required of every Foreign 6 Service officer prior to a posting outside the United 7 States, with segments tailored to the particular reli-8 gious demography, religious freedom conditions, and 9 United States strategies for advancing religious free-10 dom, in each receiving country. 11 "(3) The courses required of all outgoing dep-12 uty chiefs of mission and ambassadors. 13 "(c) Information Sharing.—The curriculum and training materials developed pursuant to subsections (a) 15 and (b) should be made available to all other Federal 16 agencies.". 17 (b) Report.—Not later than 180 days after the date of the enactment of this Λ et, the Secretary of State, with 19 the assistance of the Ambassador at Large for International Religious Freedom, and the Director of the George P. Shultz National Foreign Affairs Training Cen-21
- 25 prehensive plan for undertaking training for Foreign Serv-

ter, shall submit to the Committee on Foreign Affairs of

the House of Representatives and the Committee on Foreign Relations of the Senate a report containing a com-

I	ice officers as required under section 100 of the Foreign
2	Services Act of 1980, as amended by subsection (a) of this
3	section.
4	SEC. 104. PRISONER LISTS AND ISSUE BRIEFS ON RELI
5	GIOUS FREEDOM CONCERNS.
6	Section 108 of the International Religious Freedom
7	Act of 1998 (22 U.S.C. 6417) is amended—
8	(1) in subsection (b), by striking "faith" and
9	inserting "activities, religious freedom advocacy, or
10	efforts to protect and advance the universally-recog
11	nized right to the freedom of religion,";
12	(2) in subsection (c), by striking ", as appro
13	priate, provide" and insert "make available"; and
14	(3) by adding at the end the following new sub
15	section:
16	"(d) Victims List Maintained by the Unitei
17	STATES COMMISSION ON INTERNATIONAL RELIGIOUS
18	Freedom.—
19	"(1) In General.—The Commission shall
20	make publicly available online and in official publica
21	tions lists of persons it determines are imprisoned
22	detained, disappeared, placed under house arrest
23	tortured, or subject to forced renunciations of faith
24	for their religious activity or religious freedom advo
25	eacy by the government of a foreign country that the

1	Commission recommends for designation as a coun
2	try of particular concern for religious freedom under
3	section $402(b)(1)$ or by a non-state actor that the
4	Commission recommends for designation as an enti
5	ty of particular concern for religious freedom unde
6	section 301 of the Frank R. Wolf International Reli
7	gious Freedom Act and include as much publicly
8	available information as possible on the conditions
9	and circumstances of such persons.
0	"(2) DISCRETION.—In compiling such lists, the
. 1	Commission shall exercise all appropriate discretion
2	including consideration of the safety and security of
.3	and benefit to, the persons who may be included or
.4	the lists and the families of such persons.".
.5	TITLE II—NATIONAL SECURITY
6	COUNCIL
.7	SEC. 201. SPECIAL ADVISER FOR INTERNATIONAL RELI
8	GIOUS FREEDOM.
9	Section 101 of the National Security Act of 1947 (50
20	U.S.C. 3021) is amended by striking subsection (k) and
21	inserting the following:
22	"(k) Sense of Congress.—It is the sense of Con
23	gress that there should be within the staff of the Nationa
24	Security Council a Special Adviser to the President or
5	International Religious Freedom, whose position should be

1	comparable to that of a director within the Executive Of-
2	fice of the President, with the primary responsibility to
3	serve as a resource for executive branch officials on inter-
4	national religious freedom, compiling and maintaining in-
5	formation on the facts and circumstances of violations of
6	religious freedom (as defined in section 3 of the Inter-
7	national Religious Freedom Act of 1998), and making rel-
8	evant policy recommendations to advance United States
9	international religious freedom policy. The Special Advisor $$
10	should also assist the Ambassador-at-Large to coordinate
11	international religious freedom policies and strategies
12	throughout the executive branch and within any inter-
12	agency policy committees where the Ambassador-at-Large
13	agency poncy committees where the Ambassador-at-Darge
13	participates.".
14	participates.".
14 15	participates.". TITLE III—PRESIDENTIAL
14 15 16	participates.". TITLE III—PRESIDENTIAL ACTIONS
14 15 16 17	participates.". TITLE III—PRESIDENTIAL ACTIONS SEC. 301. NON-STATE ACTOR DESIGNATIONS.
14 15 16 17 18	participates.". TITLE III—PRESIDENTIAL ACTIONS SEC. 301. NON-STATE ACTOR DESIGNATIONS. (a) IN GENERAL.—The President shall, concurrent
14 15 16 17 18 19	participates.". TITLE III—PRESIDENTIAL ACTIONS SEC. 301. NON-STATE ACTOR DESIGNATIONS. (a) IN GENERAL.—The President shall, concurrent with the annual foreign country review required by section
14 15 16 17 18 19 20	participates.". TITLE III—PRESIDENTIAL ACTIONS SEC. 301. NON-STATE ACTOR DESIGNATIONS. (a) IN GENERAL.—The President shall, concurrent with the annual foreign country review required by section $402(b)(1)$ of the International Religious Freedom Act of
14 15 16 17 18 19 20 21	participates.". TITLE III—PRESIDENTIAL ACTIONS SEC. 301. NON-STATE ACTOR DESIGNATIONS. (a) IN GENERAL.—The President shall, concurrent with the annual foreign country review required by section 402(b)(1) of the International Religious Freedom Act of 1998 (22 U.S.C. 6442(b)(1))—
14 15 16 17 18 19 20 21 22	participates.". TITLE III—PRESIDENTIAL ACTIONS SEC. 301. NON-STATE ACTOR DESIGNATIONS. (a) IN GENERAL.—The President shall, concurrent with the annual foreign country review required by section 402(b)(1) of the International Religious Freedom Act of 1998 (22 U.S.C. 6442(b)(1))— (1) review and identify any non-state actors op-

- 1 (2) designate, in a manner consistent with such
- 2 Act, each such non-state actor as an entity of par-
- 3 ticular concern for religious freedom.
- 4 (b) Report.—Whenever the President designates a
- 5 non-state actor under subsection (a) as an entity of par-
- 6 ticular concern for religious freedom, the President shall,
- 7 as soon as practicable after the designation is made, sub-
- 8 mit to the appropriate congressional committees a report
- 9 detailing the reasons for such designation.
- 10 (c) ACTIONS.—The President should take specific ac-
- 11 tions to address severe violations of religious freedom of
- 12 non-state actors that are designated under subsection (a),
- 13 including taking actions commensurate to those actions
- 14 described in section 405 of the International Religious
- 15 Freedom Act of 1998 (22 U.S.C. 6445).
- 16 (d) Department of State Annual Report.—The
- 17 Secretary of State should include information detailing the
- 18 reasons the President designated a non-state actor as an
- 19 entity of particular concern for religious freedom under
- 20 subsection (a) in the Annual Report required in section
- 21 102(b)(1) of the International Religious Freedom Act of
- 22 1998 (22 U.S.C. 6442(b)(1)).
- 23 (e) Sense of Congress.—It is the sense of Con-
- 24 gress that the Secretary of State should work with Con-
- 25 gress to create new political, financial, and diplomatic

- 1 tools to address severe violations of religious freedom by
- 2 non-state actors and to update the actions the President
- 3 can take in section 405 of the International Religious
- 4 Freedom Act of 1998.
- 5 (f) Determinations of Responsible Parties.—
- 6 In order to appropriately target Presidential actions under
- 7 the International Religious Freedom Act of 1998 in re-
- 8 sponse, the President shall with respect to each non-state
- 9 actor designated as an entity of particular concern for reli-
- 10 gious freedom under subsection (a), seek to determine the
- 11 specific officials or members thereof that are responsible
- 12 for the particularly severe violations of religious freedom
- 13 engaged in or tolerated by that entity.
- 14 (g) Definitions.—In this section, the terms "appro-
- 15 priate congressional committees", "non-state actor", and
- 16 "particularly severe violations of religious freedom" have
- 17 the meanings given such terms in section 3 of the Inter-
- 18 national Religious Freedom Act of 1998 (22 U.S.C.
- 19 6402), as amended by section 3 of this Act.
- 20 SEC. 302. PRESIDENTIAL ACTIONS IN RESPONSE TO PAR-
- 21 TICULARLY SEVERE VIOLATIONS OF RELI-
- 22 GIOUS FREEDOM.
- 23 Section 402 of the International Religious Freedom
- 24 Act of 1998 (22 U.S.C. 6442) is amended—
- 25 (1) in subsection (b)—

I	(A) in paragraph (1)—
2	(i) by amending subparagraph (A) to
3	read as follows:
4	"(A) In GENERAL.—Not later than 90
5	days after the date on which each Annual Re-
6	port is submitted under section 102(b), the
7	President shall—
8	"(i) review the status of religious free-
9	dom in each foreign country to determine
10	whether the government of that country
11	has engaged in or tolerated particularly se-
12	vere violations of religious freedom in each
13	such country during the preceding 12
14	months or longer; and
15	"(ii) designate each country the gov-
16	ernment of which has engaged in or toler-
17	ated violations described in clause (i) as a
18	country of particular concern for religious
19	freedom."; and
20	(ii) in subparagraph (C), by striking
21	"September 1 of the respective year" and
22	inserting "the date on which each Annual
23	Report is submitted under section 102(b)";
24	(B) by amending paragraph (3) to read as
25	follows:

1	(C) by adding at the end, the following
2	new paragraph:
3	"(4) Treatment of countries on special
4	WATCH LIST.—
5	"(A) In general.—The President shall
6	designate as a country of particular concern for
7	religious freedom under paragraph (1)(A) any
8	country that appears on the Special Watch List
9	in more than 2 consecutive Annual Reports.
10	"(B) Exercise of waiver authority.—
11	The President may waive the application of
12	subparagraph (A) with respect to a country for
13	up to 2 years if the President certifies to the
14	appropriate committees of Congress that—
15	"(i) the country has entered into an
16	agreement with the United States to carry
17	out specific and credible actions to improve
18	religious freedom conditions and end reli-
19	gious freedom violations;
20	"(ii) the country has entered into an
21	agreement with the United Nations, the
22	European Union, or other ally of the
23	United States, to carry out specific and
24	credible actions to improve religious free-

1	(C) by adding at the end, the following
2	new paragraph:
3	"(4) Treatment of countries on special
4	WATCH LIST.—
5	"(A) In general.—The President shall
6	designate as a country of particular concern for
7	religious freedom under paragraph (1)(A) any
8	country that appears on the Special Watch List
9	in more than 2 consecutive Annual Reports.
10	"(B) Exercise of waiver authority.—
11	The President may waive the application of
12	subparagraph (A) with respect to a country for
13	up to 2 years if the President certifies to the
14	appropriate committees of Congress that—
15	"(i) the country has entered into an
16	agreement with the United States to carry
17	out specific and credible actions to improve
18	religious freedom conditions and end reli-
19	gious freedom violations;
20	"(ii) the country has entered into an
21	agreement with the United Nations, the
22	European Union, or other ally of the
23	United States, to carry out specific and
24	credible actions to improve religious free-

I	dom conditions and end religious freedom
2	violations; or
3	"(iii) the waiver is in the national se-
4	curity interests of the United States.
5	"(C) EFFECT ON DESIGNATION AS COUN-
6	TRY OF PARTICULAR CONCERN.—The presence
7	or absence of a country from the Special Watch
8	List in any given year shall not preclude the
9	designation of such country as a country of par-
10	ticular concern for religious freedom under
11	paragraph $(1)(\Lambda)$ in any such year."; and
12	(2) in subsection (e)(5), in the second sentence,
13	by inserting "and include a description of the impact
14	of the designation of such sanction or sanctions that
15	exist in each country" after "determines satisfy the
16	requirements of this subsection".
17	SEC. 303. REPORT TO CONGRESS.
18	Section $404(a)(4)(\Lambda)$ of the International Religious
19	Freedom Act of 1998 (22 U.S.C. $6444(a)(4)(A)$) is
20	amended—
21	(1) in clause (iii), by striking the period at the
22	end and inserting "; and"; and
23	(2) by adding at the end the following new
24	clause:

1	(iv) the impact on the advancement
2	of United States interests in democracy,
3	human rights, and security, and a descrip-
4	tion of policy tools being applied in the
5	country, including programs that target
6	democratic stability, economic growth, and
7	counter-terrorism.".
8	SEC. 304. PRESIDENTIAL WAIVER.
9	Section 407 of the International Religious Freedom
10	Act of 1998 (22 U.S.C. 6447) is amended—
11	(1) in subsection (a)—
12	(A) by striking "subsection (b)" and in-
13	serting "subsection (e)"; and
14	(B) by inserting ", for a single 180-day pe-
15	riod," after "may waive";
16	(2) by striking "that—" and all that follows
17	and inserting "that the exercise of such waiver au-
18	thority would further the purposes of this Act.";
19	(3) by redesignating subsection (b) as sub-
20	section (c);
21	(4) by inserting after subsection (a) the fol-
22	lowing:
23	"(b) Additional Authority.—Subject to sub-
24	section (c), the President may waive, for any additional
25	period of time after the 180-day period described in sub-

1	section (a), the application of any of the actions described
2	in paragraphs (9) through (15) of section $405(a)$ (or a
3	commensurate action in substitution thereto) with respect
4	to a country, if the President determines and so reports
5	to the appropriate congressional committees that—
6	"(1) the respective foreign government has
7	ceased the violations giving rise to the Presidential
8	action; or
9	"(2) the exercise of such authority is important
10	to the national interests of the United States.".
11	(5) in subsection (e), by inserting "or (b)" after
12	"subsection (a)"; and
13	(6) by adding at the end the following new sub-
14	section:
15	"(d) SENSE OF CONGRESS.—It is the sense of Con-
16	gress that—
17	"(1) ongoing and persistent waivers of the ap-
18	plication of any of the actions described in para-
19	graphs (9) through (15) of section 405(a) (or com-
20	mensurate action in substitution thereto) with re-
21	spect to a country do not fulfill the purposes of this
22	Act; and
23	"(2) because the promotion of religious freedom
24	is a compelling interest of United States foreign pol-
25	icy, the President, the Secretary of State, and other

Executive branch officials, in consultation with Con-
gress, should seek to find ways to address existing
violations, on a case-by-case basis, through the ac-
tions specified in section 405 or other commensurate
action in substitution thereto.".
SEC. 305, PUBLICATION IN THE FEDERAL REGISTER.
Section 408(a)(1) of the International Religious
Freedom Act of 1998 (22 U.S.C. $6448(a)(1)$) is amended
by adding at the end the following: "Any designation of
a non-state actor as an entity of particular concern for
religious freedom under section 301 of the Frank R. Wolf
International Religious Freedom Act, together with, when
applicable and to the extent practicable, the identities of
individuals determined to be responsible for the violations
marviations determined to be responsible for the violations
under subsection (e) of such section.".
under subsection (e) of such section.".
under subsection (e) of such section.". TITLE IV—PROMOTION OF
under subsection (e) of such section.". TITLE IV—PROMOTION OF RELIGIOUS FREEDOM
under subsection (e) of such section.". TITLE IV—PROMOTION OF RELIGIOUS FREEDOM SEC. 401. ASSISTANCE FOR PROMOTING RELIGIOUS FREE-
under subsection (e) of such section.". TITLE IV—PROMOTION OF RELIGIOUS FREEDOM SEC. 401. ASSISTANCE FOR PROMOTING RELIGIOUS FREEDOM.
under subsection (e) of such section.". TITLE IV—PROMOTION OF RELIGIOUS FREEDOM SEC. 401. ASSISTANCE FOR PROMOTING RELIGIOUS FREEDOM. (a) AVAILABILITY OF ASSISTANCE.—It is the sense
under subsection (e) of such section.". TITLE IV—PROMOTION OF RELIGIOUS FREEDOM SEC. 401. ASSISTANCE FOR PROMOTING RELIGIOUS FREEDOM. (a) AVAILABILITY OF ASSISTANCE.—It is the sense of Congress that for each fiscal year that begins on or
under subsection (e) of such section.". TITLE IV—PROMOTION OF RELIGIOUS FREEDOM SEC. 401. ASSISTANCE FOR PROMOTING RELIGIOUS FREEDOM. (a) AVAILABILITY OF ASSISTANCE.—It is the sense of Congress that for each fiscal year that begins on or after the date of the enactment of this Act, the Depart-

1	numan Mgnts and Democracy rund for the pro
2	motion of international religious freedom and for
3	projects to advance United States interests in the
4	protection and advancement of international reli
5	gious freedom, in particular, through grants to—
6	(Λ) groups that are able to develop lega
7	protections or promote cultural and societal un
8	derstanding of international norms of religious
9	freedom;
0	(B) groups that seek to address and miti
.1	gate religiously motivated and sectarian violence
2	and combat violent extremism; and
.3	(C) groups that seek to strengthen inves
.4	tigations, reporting, and monitoring of religious
.5	freedom violations; and
.6	(2) an amount equal to not less than 2 percen
.7	of amounts available in that fiscal year for the
.8	Human Rights and Democracy Fund to be made
.9	available for the establishment of a Religious Free
20	dom Defense Fund, administered by the Ambassado
21	at Large for International Religious Freedom, to
22	provide grants for—
23	(Λ) victims of religious freedom abuses and
24	their families to cover legal and other expenses

I	that may arise from detention, imprisonment
2	torture, fines, and other restrictions; and
3	(B) projects to help create and suppor
4	training of a new generation of defenders of re
5	ligious freedom, including legal and political ad
6	vocates, and civil society projects which seek to
7	create advocacy networks, strengthen legal rep
8	resentation, train and educate new religiou
9	freedom defenders, and build the capacity of re
0	ligious communities and rights defenders to
. 1	protect against religious freedom violations
2	mitigate societal or sectarian violence, or mini
.3	mize legal or other restrictions of the right to
.4	freedom of religion.
.5	(b) Preference.—It is the sense of Congress that
6	in providing grants under subsection (a), the $\Lambda {\rm mbassado}$
.7	at Large for International Religious Freedom should, a
8	appropriate, give preference to projects targeting religiou
9	freedom violations in countries designated as countries o
20	particular concern for religious freedom under section
21	402(b)(1) of the International Religious Freedom Act o
22	1998 (22 U.S.C. 6442(b)(1)) and countries included on
23	the Special Watch List described in section
24	102(b)(1)(F)(iii) of the International Religious Freedom
25	Act of 1998 (22 U.S.C. 6412(b)(1)(F)(iii)).

1	(c) ADMINISTRATION AND CONSULTATIONS.—
2	(1) Administration.—Amounts made avail-
3	able in accordance with subsection (a) shall be ad-
4	ministered by the Ambassador at Large for Inter-
5	national Religious Freedom.
6	(2) Consultations.—In developing priorities
7	and policies for providing grants in accordance with
8	subsection (a), including priorities and policies for
9	identification of potential grantees, the Ambassador
10	at Large for International Religious Freedom shall
11	consult with other Federal agencies, including the
12	United States Commission on International Reli-
13	gious Freedom and, as appropriate, nongovern-
14	mental organizations.
15	TITLE V—DESIGNATED PERSONS
16	LIST FOR PARTICULARLY SE-
17	VERE VIOLATIONS OF RELI-
18	GIOUS FREEDOM
19	SEC. 501. DESIGNATED PERSONS LIST FOR PARTICULARLY
20	SEVERE VIOLATIONS OF RELIGIOUS FREE-
21	DOM.
22	Title VI of the International Religious Freedom Act
23	of 1998 (22 U.S.C. 6471 et seq.) is amended—
24	(1) by redesignating section 605 as section 606
25	and

1	(2) by inserting after section 604 the following
2	new section:
3	"SEC. 605. DESIGNATED PERSONS LIST FOR PARTICULARLY
4	SEVERE VIOLATIONS OF RELIGIOUS FREE
5	DOM.
6	"(a) List.—
7	"(1) IN GENERAL.—The Secretary of State, in
8	coordination with the Ambassador at Large and in
9	consultation with relevant government and non-gov-
10	ernment experts, shall establish and maintain a list
11	of foreign individuals who are sanctioned, through
12	visa denials, financial sanctions, or other measures
13	because they are responsible for ordering, control-
14	ling, or otherwise directing particularly severe viola-
15	tions of freedom religion.
16	"(2) Reference.—The list required under
17	paragraph (1) shall be known as the 'Designated
18	Persons List for Particularly Severe Violations of
19	Religious Freedom'.
20	"(b) Rероrт.—
21	"(1) IN GENERAL.—The Secretary of State
22	shall submit to the appropriate congressional com-
23	mittees a report that contains the list required under
24	subsection (a), including, with respect to each for-
25	eign individual on the list—

I	"(A) the name of the individual and a de-
2	scription of the particularly severe violation of
3	religious freedom committed by the individual
4	"(B) the name of the country or other lo
5	cation in which such violation took place; and
6	"(C) a description of the actions taken
7	pursuant to this Act or any other Act or Execu
8	tive order in response to such violation; and
9	"(2) Submission and updates.—The Sec
10	retary of State shall submit to the appropriate con-
11	gressional committees—
12	"(A) the initial report required under para
13	graph (1) not later than 180 days after the
14	date of the enactment of this section; and
15	"(B) updates to the report every 180 days
16	thereafter and as new information becomes
17	available.
18	"(3) FORM.—The report required under para
19	graph (1) should be submitted in unclassified form
20	but may contain a classified annex.
21	"(4) Definition.—In this subsection, the term
22	'appropriate congressional committees' means—
23	" (Λ) the Committee on Foreign Affairs
24	and the Committee on Financial Services of the
25	House of Representatives: and

1	"(B) the Committee on Foreign Relations
2	and the Committee on Banking, Housing, and
3	Urban Affairs of the Senate.".
4	TITLE VI—MISCELLANEOUS
5	PROVISIONS
6	SEC. 601. MISCELLANEOUS PROVISIONS.
7	Title VII of the International Religious Freedom Act
8	of 1998 (22 U.S.C. 6481 et seq.) is amended by adding
9	at the end the following new sections:
10	"SEC. 702. VOLUNTARY CODES OF CONDUCT FOR UNITED
11	STATES INSTITUTIONS OF HIGHER EDU-
12	CATION OUTSIDE THE UNITED STATES.
13	"(a) FINDING.—Congress recognizes the enduring
14	importance of United States institutions of higher edu-
15	cation worldwide both for their potential for shaping posi-
16	tive leadership and new educational models in host coun-
17	tries and for their emphasis on teaching universally recog-
18	nized rights of free inquiry and academic freedom.
19	"(b) Sense of Congress.—It is the sense of Con-
20	gress that United States institutions of higher education
21	operating campuses outside the United States or estab-
22	lishing any educational entities with foreign governments,
23	particularly with or in countries the governments of which
24	engage in or tolerate severe violations of religious freedom
25	as identified in the Annual Report, should seek to adopt

1	a voluntary code of conduct for operating in such countries
2	that should—
3	"(1) uphold the right of freedom of religion of
4	their employees and students, including the right to
5	manifest that religion peacefully as protected in
6	international law;
7	"(2) ensure that the religious views and peace-
8	ful practice of religion in no way affect, or be al-
9	lowed to affect, the status of a worker's or faculty
10	member's employment or a student's enrollment; and
11	"(3) make every effort in all negotiations, con-
12	tracts, or memoranda of understanding engaged in
13	or constructed with a foreign government to protect
14	academic freedom and the rights enshrined in the
15	United Nations Declaration of Human Rights.
16	"SEC. 703. SENSE OF CONGRESS REGARDING NATIONAL SE
17	CURITY STRATEGY TO PROMOTE RELIGIOUS
18	FREEDOM THROUGH UNITED STATES FOR
19	EIGN POLICY.
20	"It is the sense of Congress that—
21	"(1) the annual national security strategy re-
22	port of the President required by section 108 of the
23	National Security Act of 1947 (50 U.S.C. 3043)
24	should promote international religious freedom as a
25	foreign policy and national security priority and

1	should articulate that promotion of the right to free
2	dom of religion is a strategy that protects other, re
3	lated human rights, and advances democracy outside
4	the United States, and make clear its importance to
5	United States foreign policy goals of stability, secu
6	rity, development, and diplomacy; and
7	"(2) the national security strategy repor
8	should be a guide for the strategies and activities of
9	relevant Federal agencies and inform the Depart
10	ment of Defense quadrennial defense review unde
11	section 118 of title 10, United States Code, and the
12	Department of State Quadrennial Diplomacy and
13	Development Review.".
14	SEC. 602. CLERICAL AMENDMENTS.
15	The table of contents of the International Religiou
16	Freedom Act of 1998 (22 U.S.C. 6401 note) is amended— $$
17	(1) by striking the item relating to section 60
18	and inserting the following:
	"Sec. 606. Studies on the effect of expedited removal provisions on asylunclaims.";
19	(2) by inserting after the item relating to see
20	tion 604 the following:
	"Sec. 605. Designated Persons List for Particularly Severe Violations of Religious Freedom."; and
21	(3) by adding at the end the following:

"Sec. 702. Voluntary codes of conduct for United States institutions of higher education operating outside the United States.

 $\hbox{``Sec. 703. Sense of Congress regarding national security strategy to promote religious freedom through United States foreign policy.''.}$



114TH CONGRESS 1ST SESSION

H. R. 3694

To combat trafficking in human organs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 6, 2015

Mr. TROTT (for himself and Mr. DEUTCH) introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

To combat trafficking in human organs, 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 "Strategy To Oppose
- 5 Predatory Organ Trafficking Act" or the "STOP Organ
- 6 Trafficking Act".
- 7 SEC. 2. FINDINGS.
- 8 Congress finds the following:
- 9 (1) The World Health Organization (WHO) es-
- timates that approximately 10 percent of all trans-
- 11 planted kidneys worldwide are illegally obtained,

1 often bought from vulnerable impoverished persons 2 or forcibly harvested from prisoners. 3 (2) In 2004, the World Health Assembly passed 4 a resolution urging its member-states to take meas-5 ures to protect the poorest as well as vulnerable 6 groups from exploitation by organ traffickers. 7 (3) On February 13, 2008, the United Nations 8 Global Initiative to Fight Human Trafficking 9 (UNGIFT) hosted the "Vienna Forum to Fight 10 Human Trafficking", and subsequently reported 11 that a lack of adequate illicit organ trafficking laws 12 has provided opportunity for the illegal trade to 13 grow. 14 (4) On March 21, 2011, the Council of the Eu-15 ropean Union adopted rules supplementing the defi-16 nition of criminal offenses and the level of sanctions 17 in order to strengthen the prevention of organ traf-18 ficking and the protection of those victims. 19 (5) In November 2012, Erasmus University 20 Hospital along with institutions in Romania, Swe-21 den, Bulgaria, and Spain launched a 3-year study 22 backed by Europol into illegal organ trafficking, and 23 released a statement that, "there are more and more

indicators of 'organ tourism', whereby a patient

travels abroad with the aim of receiving a trans-

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1	planted organ which may have been bought do-
2	nors are often victims of human trafficking.".
3	(6) According to organ trafficking specialists at
4	the WHO, Moldova ranks third as a source of or-
5	gans for sale on the global black market, with such
6	human organs frequently smuggled to underground
7	clinics located in several European Union member-
8	states.
9	(7) Between 2001 and 2003, a South African
10	black market kidney transplant ring coerced over
11	109 people, mostly from Brazil and Romania, to
12	travel to Durban, South Africa, to forfeit a kidney
13	for the promise of approximately \$120,000, although
14	payment was frequently withheld following the oper-
15	ation.
16	(8) On May 3, 2004, Afghanistan's Interior
17	Minister Ali Ahmed Lakali stated that the problem
18	of child abduction was growing and children were
19	being taken to be sold for "sex or labor, or to pro-
20	vide human organs".
21	(9) In March 2006, a children's rights expert at
22	the Afghan Independent Human Rights Commission,
23	Hengameh Anwari, stated, "Other reports that
24	cause concern indicate that a number of children are

abducted because of their body organs; they become

1 victims of trafficking to foreign countries especially 2 for their kidneys.". 3 (10) In June 2001, Dr. Wang Guogi testified 4 before the Subcommittee on International Organiza-5 tions and Human Rights of the Committee on Inter-6 national Relations of the House of Representatives 7 that Chinese hospitals worked in collusion with state 8 security agencies to extract organs from executed 9 prisoners without written consent of the organ do-10 nors, and that these transplants were a lucrative 11 source of income. 12 (11) Researcher and journalist Ethan Gutmann 13 estimates that approximately 65,000 Falun Gong 14 adherents may have been killed for their organs 15 from 2000 to 2008, and that a number of other reli-16 gious and ethnic minorities may also have been tar-17 geted. 18 (12) On November 20, 2004, Xin Ren from California State University stated to the Inter-19 20 national Bureau for Children's Rights Conference in 21 Montreal, that, "[In India, Pakistan, and some other 22 Asian countries in 2003] [c]hildren were often either 23 sold by their parents for little money or kidnapped

and abducted by the traffickers to have their

organ(s) removed for transplant purpose

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1 [S]ome people were even murdered in the process of 2 forcible removal of their organs.". 3 (13) The website of the Organ Transplant Cen-4 ter of the Armed Police General Hospital in Beijing, 5 China touted that, "Our Organ Transplant Center is 6 our main department for making money . . . This 7 year (2004) there is a chance to break through 8 30,000,000 yuan.". 9 (14) Canadian researchers David Matas, human 10 rights attorney, and David Kilgour, former Cana-11 dian Secretary of State for Asia-Pacific, conducted 12 an investigation into allegations of organ harvesting 13 from Falun Gong prisoners of conscience in 2006, 14 and based on extensive circumstantial evidence, their 15 report concluded that the allegations were true and 16 that tens of thousands of Falun Gong practitioners 17 may have been killed for their organs. 18 (15) In mid-November 2006, China's Deputy 19 Health Minister Huang Jiefu acknowledged that 20 condemned prisoners are sources for organ trans-21 plants, and Asia News reported that Deputy Health 22 Minister Huang had said he was cognizant of the 23 fact that too often organs come from non-consenting

parties and are sold for high fees to foreigners.

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- (16) In May 2006, the website for the China International Transplantation Network Assistance Centre posted the following statements in its fre-4 quently asked questions section: "The First Affiliated Hospital of China was established in 2003 specifically for our foreign friends . . . Viscera providers can be found immediately! . . . Our organs do not come from brain death victims because the organ may not be good.". 10
 - (17) In November 2008, the United Nations Committee on Torture reported concern over the allegations of organ harvesting from Falun Gong prisoners and called on the Government of the People's Republic of China to increase accountability and transparency in the organ transplant system and punish those individuals responsible for abuses.
 - (18) In 2005, the United States ratified the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, a supplement to the United Nations Convention against Transnational Organized Crime, which includes the removal of organs as a form of exploitation under the definition of "trafficking in persons".

- intendent of Paranaque, Philippines, arrested a suspect alleged to have ties to a regional kidnapping syndicate involved with abducting children in order to remove their organs and sell them on the global black market, as in the case of a child discovered dead in Cavite, Philippines, with his internal organs missing.

 (20) On April 12, 2008, police raided a black market organ transplant house near Manila, Philippines, arresting three traffickers and discovering nine donors in the house, one of whom stated to authorities that he had been promised \$2,800 for his kidney, and he was doing it because, "I can barely provide for my wife and children.".
 - (21) In November 2008, the National Bureau of Investigation's Human Trafficking Division in the Philippines reported, "the abducted children are housed somewhere in Mindanao where victims are supplied with vitamin supplements to keep their internal organs healthy, and are then transported outside the country to undergo surgery for organ transplants".

1	(22) In 2007, Pakistan was identified by the
2	WHO as one of the top destinations for "transplant
3	tourism''.
4	(23) Pakistani authorities in April 2007 raided
5	a black market organ ring in Lahore that consisted
6	of doctors, officials, and middlemen who had ab-
7	ducted potential donors, drugged them and removed
8	their kidneys without consent to then sell for profit
9	(24) Dr. Zafar ul Ahsan, a top urologist a
10	Fatima Jinnah Hospital in Lahore, Pakistan, stated
11	in September 2007, "A mafia is running Pakistan's
12	kidney transplant business with agents paying
13	\$1,000 to poor donors and then selling their kidneys
14	on the black market for thousands of dollars.".
15	(25) In 2007, five employees of the tissue bank
16	at the Faculty Hospital in Brno-Bohunice, the Czeck
17	Republic, were arrested and charged with illegal
18	organ trafficking for selling more than \$340,000
19	worth of illegally obtained skin grafts to a tissue
20	bank in the Netherlands.
21	(26) In January 2008, the Government of In-
22	dia's Health Ministry released an estimate that more
23	than 100,000 kidney transplants are needed in India
24	each year, but only 5,000 are performed legally.

1 (27) A February 2008 police raid on an organ 2 trafficking ring in Gurgaon, India, found that men 3 posed as doctors to remove kidneys from migrant la-4 borers, and conducted approximately 500 illegal kid-5 ney transplants over nine years. 6 (28) On April 8, 2009, the Global Post in Cairo 7 reported that the Egyptian Government was consid-8 ering measures to increase the number of legal 9 organ donations to meet demand, which included a 10 proposal to harvest organs from executed criminals, 11 with or without their consent, as then Ministry of 12 Health spokesman, Dr. Abdel Rahman Shahin stat-13 ed, "They are saying that when [convicts'] organs 14 are taken, they're compensating for the bad they 15 did.". 16 (29) In November 2010, Netcare KwaZulu, a 17 hospital in South Africa's eastern KwaZulu-Natal 18 province, pleaded guilty to illegally removing kidneys 19 from five minors between 2001 and 2003. 20 (30) On January 12, 2011, Doctor Yusuf 21 Sonmez, who has been dubbed the "Turkish Frank-22 enstein", was arrested in Pristina for his alleged 23 participation in illegal organ trafficking in Kosovo 24 and Azerbaijan.

1	(31) In April 2013, a Kosovo court convicted
2	five defendants for conducting over 30 illegal harves
3	operations in an organ trafficking ring at the
4	Medicus clinic, where impoverished people from Tur
5	key, Russia, Moldova, and Kazakhstan were coereed
6	into selling their kidneys.
7	(32) In 2011, Egypt passed a law prohibiting
8	the exchange of money for human organs and re
9	stricting human organ donations to relatives up to
10	four degrees removed.
11	(33) In February 2015, the Iraqi Ambassador
12	to the United Nations alleged that the Islamic State
13	was illegally harvesting organs from murdered civil
14	ians to finance their operations.
15	(34) According to a 2013 United Nations re
16	port from the Special Rapporteur on trafficking in
17	persons, especially women and children, the eco
18	nomic and social divisions within and among coun
19	tries is notably reflected in the illicit organ traf
20	ficking market, in which the victims are commonly
21	poor, unemployed, and more susceptible to decei
22	and extortion.
23	SEC. 3. SENSE OF CONGRESS.

It is the sense of Congress that—

1	(1) the kidnapping or coercion of individuals for
2	the purpose of extracting their organs for profit is
3	in contradiction of the ideals and standards for eth-
4	ical behavior upon which the United States has
5	based its laws;
6	(2) the harvesting of organs from living chil-
7	dren, regardless of the level of brain activity, is a
8	violation of the human rights of the child and is a
9	breach of internationally accepted medical ethical
10	standards described in WHO Assembly Resolution
11	57.18 (May 22, 2004);
12	(3) the illegal harvesting and trafficking of
13	human organs violates the Universal Declaration of
14	Human Rights, in Article 3 which states that "Ev-
15	eryone has the right to life, liberty and security of
16	person.", and in Article 4 which states that "No one
17	shall be held in slavery or servitude."; and
18	(4) efficient national organ donation systems
19	with effective enforcement mechanisms that ensure
20	voluntary organ donations are the most effective way
21	to combat trafficking in human organs.
22	SEC. 4. STATEMENT OF POLICY.
23	It shall be the policy of the United States to—
24	(1) combat the international trafficking in
25	human organs;

1	(2) promote the adoption of national transplan-
2	tation systems that ensure voluntary organ donation
3	processes in bilateral diplomatic meetings, as well as
4	in international health forums; and
5	(3) promote the dignity and security of human
6	life in accordance to the Universal Declaration of
7	Human Rights.
8	SEC. 5. AMENDMENTS TO THE STATE DEPARTMENT BASIC
9	AUTHORITIES ACT OF 1956.
10	Section 42 of the State Department Basic Authorities
11	Act of 1956 (22 U.S.C. 2714) is amended—
12	(1) in the section heading, by adding at the end
13	the following: "AND ORGAN TRAFFICKERS";
14	(2) in subsection (a)(1), by striking "convicted
15	of an offense described in subsection (b) of this sec-
16	tion during the period described in subsection (e) of
17	this section" and inserting "convicted of an offense
18	described in subsection (b) or (c) of this section dur-
19	ing the period described in subsection (d) of this sec-
20	tion";
21	(3) by redesignating subsections (e), (d), and
22	(e) as subsections (d), (e), and (f), respectively; and
23	(4) by inserting after subsection (b) the fol-
24	lowing new subsection:

1	"(c) Human Organ Trafficking Offenses.—
2	Subsection (a) of this section applies with respect to any
3	individual convicted of an offense under section 301 of the
4	National Organ Transplant Act (42 U.S.C. 274e) if such
5	individual used a passport or otherwise crossed an inter-
6	national border in the commission of such an offense.".
7	SEC. 6. ACTIONS UNDER THE INTERNATIONAL EMERGENCY
8	ECONOMIC POWERS ACT AND AMENDMENTS
9	TO THE TRAFFICKING VICTIMS PROTECTION
10	ACT OF 2000.
11	(a) International Emergency Economic Pow-
12	ERS ACT.—The President may exercise the authorities
13	specified in section 203 of the International Emergency
14	Economic Powers Act (50 U.S.C. 1702) without regard
15	to section 202 of such Act (50 U.S.C. 1701) in the case
16	of travel abroad by United States eitizens for the purpose
17	of participation in any activity relating to trafficking in
18	human organs.
19	(b) Definitions.—Section 103 of the Trafficking
20	Vietims Protection Act of 2000 (22 U.S.C. 7102) is
21	${\bf amended} -\!$
22	(1) in paragraph (3)—
23	(A) in subparagraph (B), by striking "or"
24	at the end;

1	(B) in subparagraph (C), by striking the
2	period at the end and inserting "; or"; and
3	(C) by adding at the end the following new
4	subparagraph:
5	"(D) exploitation of a person through the
6	promise of the granting of payments or benefits
7	in order to compel or entice the person to con
8	sent to the removal of one or more of the per
9	son's organs for a transplant operation, in a
10	manner contrary to the standards described in
11	WHO Assembly Resolution WHA 57.18 (May
12	22, 2004).";
13	(2) in paragraph (9)—
14	(A) in subparagraph (A), by striking "or"
15	at the end;
16	(B) in subparagraph (B), by striking the
17	period at the end and inserting: "; or"; and
18	(C) by adding at the end the following new
19	subparagraph:
20	"(C) trafficking in human organs (as de
21	fined in paragraph (13)).";
22	(3) by redesignating paragraphs (13) through
23	(15) as paragraphs (14) through (16), respectively
24	(4) by inserting after paragraph (12) the fol
25	lowing new paragraph:

1	"(13) Trafficking in Human Organs.—
2	"(A) IN GENERAL.—The term 'trafficking
3	in human organs' means—
4	"(i) the recruitment, transportation,
5	transfer, harboring, or receipt of a person,
6	either living or deceased, for the purpose of
7	removing one or more of the person's or-
8	gans, by means of—
9	"(I) coercion;
10	"(II) abduction;
11	"(III) deception;
12	"(IV) abuse of power or a posi-
13	tion of vulnerability; or
14	"(V) transfer of payments or
15	benefits to achieve the consent of a
16	person having control over a person
17	described in the matter preceding sub-
18	clause (I); or
19	"(ii) the illicit transportation and
20	transplantation of organs in one or more
21	other persons for profit or any other pur-
22	pose.
23	"(B) Organ defined.—In subparagraph
24	(A), the term 'organ' means the human (includ-
25	ing fetal) kidney, liver, heart, lung, pancreas,

1	bone marrow, cornea, eye, bone, and skin or
2	any subpart thereof and any other human
3	organ (or any subpart thereof, including tha
4	derived from a fetus) specified by the Presiden
5	by regulation for purposes of this division."
6	and
7	(5) in paragraph (15), as so redesignated, by
8	inserting before the period at the end the following
9	"or (13)".
10	(c) Interagency Task Force To Monitor and
11	Combat Trafficking.—Section 105(d)(3) of the Traf
12	ficking Victims Protection Act of 2000 (22 U.S.C
13	7103(d)(3)) is amended by inserting after the first sen
14	tence the following new sentence: "Such procedures shall
15	include collection and organization of data from human
16	rights officers at United States embassies on host coun
17	try's laws against trafficking in human organs and any
18	instances of violations of such laws.".
19	SEC. 7. REPORTING.
20	(a) In General.—Not later than six months after
21	the date of the enactment of this Act and annually there
22	after, the Secretary of State shall submit to the appro
23	priate congressional committees a report that includes the

24 following information:

1	(1) A list of the ten countries determined to be
2	the greatest sources, facilitators, or recipients of
3	trafficking in human organs during the period cov-
4	ered by each such report.
5	(2) Any actions taken by each country included
6	on a list under paragraph (1) to address and prevent
7	trafficking in human organs.
8	(3) Any cooperative efforts by the United
9	States and each country included on a list under
10	paragraph (1) to address and prevent trafficking in
11	human organs through joint public awareness cam-
12	paigns.
13	(4) Information regarding practices of traff
14	ficking in human organs of each country included or
15	a list under paragraph (1) in the Department of
16	State's travel advisories.
17	(b) Additional Information.—The reports re-
18	quired under subsection (a) shall include the collection and
19	organization of data from human rights officers at United
20	States diplomatic and consular posts on host countries
21	laws against trafficking in human organs and any in-
22	stances of violations of such laws.
23	SEC. 8. DEFINITIONS.

24 In this Act:

2	TEES.—The term "appropriate congressional com-
3	mittees" means the Committee on Foreign Affairs of
4	the House of Representatives and the Committee on
5	Foreign Relations of the Senate.
6	(2) Coercion.—The term "coercion" means
7	the exploitation of a person through the promise or
8	granting of payments or benefits in order to compel
9	or entice such person to consent to the removal of
10	one or more of such person's organs for a transplant
11	operation, in a manner contrary to the standards de-
12	scribed in WHO Assembly Resolution WHA 57.18
13	(May 22, 2004).
14	(3) Human organ.—The term "human organ"
15	means the human (including fetal) kidney, liver,
16	heart, lung, pancreas, bone marrow, cornea, eye,
17	bone, and skin or any subpart thereof and any other
18	human organ (or any subpart thereof, including that
19	derived from a fetus).
20	(4) Trafficking in human organs.—The
21	term "trafficking in human organs" means—
22	(A) the recruitment, transportation, trans-
23	fer, harboring, or receipt of a person, either liv-
24	ing or deceased, for the purpose of removing

1	one or more of such person's human organs, by
2	means of—
3	(i) coercion;
4	(ii) abduction;
5	(iii) deception;
6	(iv) abuse of power or a position of
7	vulnerability; or
8	(v) transfer of payments or benefits to
9	achieve the consent of a person having con-
10	trol over a person described in the matter
11	preceding subparagraph (A); and
12	(B) the illicit transportation and trans-
13	plantation of such human organs in one or
14	more other persons for profit or any other pur-
15	pose.
16	SEC. 9. LIMITATION ON FUNDS.
17	No additional funds are authorized to be appro-
18	priated to carry out this Δ et or any amendment made by
19	this Act.

AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 3694

OFFERED BY MR. TROTT OF MICHIGAN

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Strategy To Oppose
- 3 Predatory Organ Trafficking Act" or the "STOP Organ
- 4 Trafficking Act".

5 SEC. 2. FINDINGS.

- 6 Congress finds the following:
- 7 (1) The World Health Organization (WHO) es-
- 8 timates that approximately 10 percent of all trans-
- 9 planted kidneys worldwide are illegally obtained,
- often bought from vulnerable impoverished persons
- or forcibly harvested from prisoners.
- 12 (2) In 2004, the World Health Assembly passed
- a resolution urging its member-states to take meas-
- 14 ures to protect the poorest as well as vulnerable
- groups from exploitation by organ traffickers.
- 16 (3) On February 13, 2008, the United Nations
- 17 Global Initiative to Fight Human Trafficking
- 18 (UNGIFT) hosted the "Vienna Forum to Fight

1	Human Trafficking", and subsequently reported
2	that a lack of adequate illicit organ trafficking laws
3	has provided opportunity for the illegal trade to
4	grow.
5	(4) On March 21, 2011, the Council of the Eu-
6	ropean Union adopted rules supplementing the defi-
7	nition of criminal offenses and the level of sanctions
8	in order to strengthen the prevention of organ traf-
9	ficking and the protection of those victims.
10	(5) In 2005, the United States ratified the Pro-
11	tocol to Prevent, Suppress and Punish Trafficking in
12	Persons, Especially Women and Children, a supple-
13	ment to the United Nations Convention against
14	Transnational Organized Crime, which includes the
15	removal of organs as a form of exploitation under
16	the definition of "trafficking in persons".
17	(6) According to a 2013 United Nations report
18	from the Special Rapporteur on trafficking in per-
19	sons, especially women and children, the economic
20	and social divisions within and among countries is
21	notably reflected in the illicit organ trafficking mar-
22	ket, in which the victims are commonly poor, unem-
23	ployed, and more susceptible to deceit and extortion.
24	SEC. 3. SENSE OF CONGRESS.
25	It is the sense of Congress that—

1	(1) the kidnapping or coercion of individuals for
2	the purpose of extracting their organs for profit is
3	in contradiction of the ideals and standards for eth-
4	ical behavior upon which the United States has
5	based its laws;
6	(2) the illegal harvesting of organs from chil-
7	dren is a violation of the human rights of the child
8	and is a breach of internationally accepted medica
9	ethical standards described in WHO Assembly Reso
10	lution 57.18 (May 22, 2004);
11	(3) the illegal harvesting and trafficking of or
12	gans violates the Universal Declaration of Human
13	Rights, in Article 3 which states that "Everyone has
14	the right to life, liberty and security of person.", and
15	in Article 4 which states that "No one shall be held
16	in slavery or servitude."; and
17	(4) establishing efficient voluntary organ dona
18	tion systems with strong enforcement mechanisms is
19	the most effective way to combat trafficking of per-
20	sons for the removal of their organs.
21	SEC. 4. STATEMENT OF POLICY.
22	It shall be the policy of the United States to—
23	(1) combat the international trafficking of per-
24	sons for the removal of their organs;

1	(2) promote the establishment of voluntary
2	organ donation systems with effective enforcement
3	mechanisms in bilateral diplomatic meetings, as well
4	as in international health forums; and
5	(3) promote the dignity and security of human
6	life in accordance with the Universal Declaration of
7	Human Rights.
8	SEC. 5. REVOCATION OR DENIAL OF PASSPORTS TO INDI-
9	VIDUALS WHO ARE ORGAN TRAFFICKERS.
10	The Act entitled "An Act to regulate the issue and
11	validity of passports, and for other purposes", approved
12	July 3, 1926 (22 U.S.C. 211a et seq.), which is commonly
13	known as the "Passport Act of 1926", is amended by add-
14	ing at the end the following:
15	"SEC. 4. AUTHORITY TO DENY OR REVOKE PASSPORT.
16	"(a) ISSUANCE.—The Secretary of State may refuse
17	to issue a passport to any individual who has been con-
18	vieted of an offense under section 301 of the National
19	Organ Transplant Act (42 U.S.C. 274e) if such individual
20	used a passport or otherwise crossed an international bor-
21	der in the commission of such an offence.
22	"(b) REVOCATION.—The Secretary of State may re-
23	voke a passport previously issued to any individual de-
24	scribed in paragraph (1)."

1	SEC. 6. AMENDMENTS TO THE TRAFFICKING VICTIMS PRO-
2	TECTION ACT OF 2000.
3	(a) Definitions.—Section 103 of the Trafficking
4	Victims Protection Act of 2000 (22 U.S.C. 7102) is
5	amended—
6	(1) in paragraph (9)—
7	(A) in subparagraph (A), by striking "or"
8	at the end;
9	(B) in subparagraph (B), by striking the
10	period at the end and inserting: "; or"; and
11	(C) by adding at the end the following new
12	subparagraph:
13	"(C) trafficking of persons for the removal
14	of their organs (as defined in paragraph
15	(13)).";
16	(2) by redesignating paragraphs (13) through
17	(15) as paragraphs (14) through (16), respectively;
18	and
19	(3) by inserting after paragraph (12) the fol-
20	lowing new paragraph:
21	"(13) Trafficking of persons for the re-
22	MOVAL OF THEIR ORGANS.—
23	"(A) IN GENERAL.—The term 'trafficking
24	of persons for the removal of their organs'
25	means the recruitment, transportation, transfer,
26	harboring, or receipt of a person, either living

1	or deceased, for the purpose of removing one or
2	more of the person's organs, by means of—
3	"(i) coercion;
4	"(ii) abduction;
5	"(iii) deception;
6	"(iv) fraud;
7	"(v) abuse of power or a position of
8	vulnerability; or
9	"(vi) transfer of payments or benefits
10	to achieve the consent of a person having
11	control over a person described in the mat-
12	ter preceding clause (i).
13	"(B) Organ defined.—n subparagraph
14	(A), the term 'organ' has the meaning given the
15	term 'human organ' in section 301(e)(1) of the
16	National Organ Transplant Act (42 U.S.C.
17	274e(e)(1)).".
18	(b) Interagency Task Force to Monitor and
19	Combat Trafficking.—Section 105(d)(3) of the Traf-
20	ficking Victims Protection Act of 2000 (22 U.S.C.
21	7103(d)(3)) is amended by inserting after the first sen-
22	tence the following new sentence: "Such procedures shall
23	include collection and organization of data from human
24	rights officers at United States embassies on host coun-
25	try's laws against trafficking of parsons for the removal

- 1 of their organs and any instances of violations of such 2 laws.". 3 SEC. 7. REPORTING. 4 (a) IN GENERAL.—Not later than 1 year after the 5 date of the enactment of this Act, and annually thereafter through 2024, the Secretary of State shall submit to the appropriate congressional committees a comprehensive report that includes the following information: 9 (1) A description of the sources, practices, 10 methods, facilitators, and recipients of trafficking of 11 persons for the removal of their organs during the 12 period covered by each such report. 13 (2) A description of activities undertaken by the 14 Department of State, either unilaterally or in co-15 operation with other countries, to address and pre-16 vent trafficking of persons for the removal of their 17 organs. 18 (3) Λ description of activities undertaken by 19 countries to address and prevent trafficking of per-
- 21 (b) Matters to Be Included.—The reports re-

sons for the removal of their organs.

- 22 quired under subsection (a) shall include the collection and
- 23 organization of data from human rights officers at United
- 24 States diplomatic and consular posts on host countries'

1	laws against trafficking of persons for the removal of their
2	organs or any instances of violations of such laws.
3	(e) Additional Matters to Be Included.—The
4	reports required under subsection (a) may include—
5	(1) information provided in meetings with host
6	country officials;
7	(2) information provided through cooperation
8	with United Nations or World Health Organization
9	agencies;
10	(3) communications and reports provided by
11	nongovernmental organizations working on the issue
12	of trafficking of persons for the removal of their or-
13	gans; and
14	(4) any other reports or information sources the
15	Secretary of State determines to be necessary and
16	appropriate.
17	SEC. 8. DEFINITIONS.
18	In this $\Lambda \mathrm{et}$:
19	(1) Appropriate congressional commit-
20	TEES.—The term "appropriate congressional com-
21	mittees" means the Committee on Foreign Affairs of
22	the House of Representatives and the Committee on
23	Foreign Relations of the Senate.
24	(2) Organ.—The term "organ" has the mean-
25	ing given the term "human organ" in section

1	$301(\mathrm{e})(1)$ of the National Organ Transplant Act $(42$
2	U.S.C. $274e(c)(1)$).
3	(3) Trafficking of persons for the re-
4	MOVAL OF THEIR ORGANS.—The term "trafficking
5	of persons for the removal of their organs" means
6	the recruitment, transportation, transfer, harboring,
7	or receipt of a person, either living or deceased, for
8	the purpose of removing one or more of the person's
9	organs, by means of—
0	(A) coercion;
.1	(B) abduction;
2	(C) deception;
.3	(D) fraud;
.4	(E) abuse of power or a position of vulner-
.5	ability; or
6	(F) transfer of payments or benefits to
.7	achieve the consent of a person having control
8	over a person described in the matter preceding
9	clause (i).
20	SEC. 9. LIMITATION ON FUNDS.
21	No additional funds are authorized to be appro-
22	priated to carry out this Act or any amendment made by
23	this Act.

AMENDMENT TO THE AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 3694 OFFERED BY MR. KEATING OF MASSACHUSETTS

In subsection (b) of section 7, insert ", including enforcement of such laws," after "organs".



(Original Signature	of Member)
114TH CONGRESS H. R.	
To increase engagement with the governments of the Caribbea Caribbean diaspora community in the United States, an sector and civil society in both the United States and t and for other purposes.	d the private
IN THE HOUSE OF REPRESENTATIVE	VES
Mr. Engel introduced the following bill; which was referred to to on	he Committee

A BILL

To increase engagement with the governments of the Caribbean region, the Caribbean diaspora community in the United States, and the private sector and civil society in both the United States and the Caribbean, 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 "United States Carib-
- 5 bean Strategic Engagement Act of 2016".

1 SEC. 2. STATEMENT OF POLICY.

2	Congress declares that it is the policy of the United
3	States to increase engagement with the governments of
4	the Caribbean region, the Caribbean diaspora community
5	in the United States, and the private sector and civil soci
6	ety in both the United States and the Caribbean in a con
7	certed effort to—
8	(1) enhance diplomatic relations between the
9	United States and the Caribbean region;
0	(2) increase economic cooperation between the
.1	United States and the Caribbean region;
2	(3) support regional economic, political, and se
.3	curity integration efforts in the Caribbean region;
4	(4) encourage sustainable economic develop
.5	ment and increased regional economic diversification
6	and global competitiveness;
.7	(5) reduce levels of crime and violence, curb the
8	trafficking of illicit drugs, strengthen the rule of law
9	and improve citizen security;
20	(6) improve energy security by increasing access
21	to diverse, reliable, affordable, and sustainable
22	power;
23	(7) advance cooperation on democracy and
24	human rights in the Caribbean region and at multi
25	lateral fora: and

1	(8) continue support for public health advanced
2	and cooperation on health concerns and threats to
3	the Caribbean region.
4	SEC. 3. STRATEGY.
5	Not later than 180 days after the date of the enact
6	ment of this Λ et, the Secretary of State, in coordination
7	with the Administrator of the United States Agency for
8	International Development (USAID), shall submit to the
9	appropriate congressional committees a multi-year strat
10	egy for United States engagement with the Caribbean re
11	gion that—
12	(1) identifies Department of State and USAII
13	efforts, in coordination with other executive branch
14	agencies, to prioritize United States policy towards
15	the Caribbean region;
16	(2) outlines an approach to broaden Depart
17	ment of State and USAID outreach to the Carib
18	bean diaspora community in the United States to
19	promote their involvement and participation in the
20	economic development and citizen security of the
21	Caribbean region;
22	(3) outlines an approach to partner with the
23	governments of the Caribbean region to improve cit
24	izen security, reduce the trafficking of illicit drugs
25	strengthen the rule of law, and improve the effective

1	ness and sustainability of the Caribbean Basin Secu-
2	rity Initiative;
3	(4) establishes a comprehensive, integrated,
4	multi-year strategy to encourage the efforts of the
5	Caribbean region to implement regional and national
6	strategies that improve energy security by increasing
7	access to diverse, reliable, affordable, and sustain-
8	able power, including significant renewable energy
9	resources within the Caribbean region such as bio-
10	mass, geothermal, hydropower, solar, tidal, waste-to-
11	energy, and wind, and by taking advantage of the
12	ongoing energy revolution in the Unites States;
13	(5) outlines an approach to improve diplomatic
14	engagement with the governments of the Caribbean
15	region, including with respect to key votes on human
16	rights and democracy at the United Nations and the
17	Organization of American States;
18	(6) develops an approach to assisting Caribbean
19	countries in the diversification of their economies,
20	the reduction of legal, technical, and administrative
21	barriers that prevent the free flow of foreign direct
22	investment and trade to and from each country and
23	within the Caribbean region, and support for the

training and employment of youth and citizens in

marginalized communities; and

1	(7) reflects the input of other executive branch
2	agencies, as appropriate.
3	SEC. 4. BRIEFINGS.
4	The Secretary of State shall provide annual briefings
5	to the appropriate congressional committees that review
6	Department of State efforts to implement the strategy for
7	United States engagement with the Caribbean region in
8	accordance with section 3.
9	SEC. 5. PROGRESS REPORT.
10	Not later than one year after the date of the enact-
11	ment of this Λ et and biennially thereafter, the President
12	shall transmit to the appropriate congressional committees
13	a report on progress made toward to implementing the
14	strategy for United States engagement with the Caribbean
15	region in accordance with section 3.
16	SEC. 6. GOVERNMENT ACCOUNTABILITY OFFICE REPORT
17	ON CARIBBEAN BASIN SECURITY INITIATIVE.
18	Not later than one year after the date of the enact-
19	ment of this Act, the Comptroller General of the United
20	States shall submit to the appropriate congressional com-
21	mittees a report that contains the following:
22	(1) An evaluation of the Caribbean Basin Secu-
23	rity Initiative (CBSI) and the extent to which the
24	CBSI has met Department of State and USAID
25	benchmarks.

(2) An accounting of CBSI funding appro-

2	priated, obligated, and expended from fiscal year
3	2010 through fiscal year 2016.
4	(3) A breakdown of yearly CBSI assistance pro
5	vided to each CBSI country.
6	(4) Λ description of how CBSI is coordinated
7	with other security assistance programs in the West
8	ern Hemisphere, particularly the Merida Initiativ
9	and the Central America Regional Security Initia
10	tive, and the role of the Department of State's Sen
11	ior Coordinator for the Citizen Security Initiatives in
12	the Western Hemisphere in such coordination.
13	(5) A description of all United States security
14	assistance provided to the Caribbean region, exclu
15	sive of assistance through CBSI.
16	(6) Recommendations for legislative and execu
17	tive action to make CBSI more effective and effi
18	cient.
19	SEC. 7. GAO REPORT ON DIPLOMATIC ENGAGEMENT IN
20	THE EASTERN CARIBBEAN.
21	Not later than one year after the date of the enact
22	ment of this Act, the Comptroller General of the United
23	States shall submit to the appropriate congressional com-
24	mittees a report that contains the following:

1	(1) An evaluation of United States diplomatic
2	outreach from the United States embassy in Bar-
3	bados to the countries of Antigua and Barbuda
4	Dominica, St. Kitts and Nevis, St. Lucia and St
5	Vincent, and the Grenadines.
6	(2) Λ list of visits over the previous five years
7	of personnel at the United States embassy in Bar-
8	bados to the countries of Antigua and Barbuda
9	Dominica, St. Kitts and Nevis, St. Lucia and St
10	Vincent, and the Grenadines.
11	(3) Λ description of how personnel at the
12	United States embassy in Barbados have engaged
13	with government officials and civil society organiza-
14	tions in Antigua and Barbuda, Dominica, St. Kitts
15	and Nevis, St. Lucia and St. Vincent, and the Gren-
16	adines over the previous five years.
17	(4) A description of how personnel at the
18	United States embassy in Grenada have engaged
19	with government officials and civil society organiza-
20	tions over the previous five years.
21	SEC. 8. DEFINITIONS.
22	In this Act:
23	(1) Appropriate congressional commit
24	TEES.—The term "appropriate congressional com-
25	mittees" means the Committee on Foreign Affairs of

1	the House of Representatives and the Committee on
2	Foreign Relations of the Senate.
3	(2) Caribbean region.—The term "Caribbean
4	region" means the Caribbean Basin Security Initia-
5	tive beneficiary countries.
6	(3) Security assistance.—The term "secu-
7	rity assistance" has the meaning given such term in
8	section 502B(b) of the Foreign Assistance Act of
9	1961 (22 U.S.C. 2304(d)).

114TH CONGRESS 1ST SESSION

H. CON. RES. 88

Reaffirming the Taiwan Relations Act and the Six Assurances as the cornerstone of United States—Taiwan relations.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 28, 2015

Mr. Chabot submitted the following concurrent resolution; which was referred to the Committee on Foreign Affairs

CONCURRENT RESOLUTION

Reaffirming the Taiwan Relations Act and the Six Assurances as the cornerstone of United States—Taiwan relations.

Whereas for more than 50 years, a close relationship has existed between the United States and Taiwan, which has been of major economic, cultural, and strategic advantage to both countries;

Whereas over the past two decades, the people of Taiwan have worked hard to establish a vibrant and pluralistic democracy in their country and conducted 5 successful Presidential elections, successive elections for members of their national legislature, numerous local elections, and 2 national referendums;

- Whereas the United States has vital security and strategic interests in the Taiwan Strait, with United States troops stationed in countries within the Taiwan Strait region;
- Whereas April 10, 2015, marked the 36th anniversary of the enactment of the Taiwan Relations Act (Public Law 96–8), codifying into law the basis for continued commercial, cultural, and other relations between the United States and Taiwan;
- Whereas the Taiwan Relations Act has been instrumental in maintaining peace, security, and stability in the Taiwan Strait since its enactment in 1979;
- Whereas when the Taiwan Relations Act was enacted, it affirmed that the United States decision to establish diplomatic relations with the People's Republic of China was based on the expectation that the future of Taiwan would be determined by peaceful means;
- Whereas the Taiwan Relations Act declares that peace and stability in the area are in the political, security, and economic interests of the United States, and are matters of international concern;
- Whereas the Taiwan Relations Act states that it is the policy of the United States to provide Taiwan with arms of a defensive character to maintain the capacity to resist any resort to force or other forms of coercion that would jeopardize the security, or the social or economic system, of the people on Taiwan;
- Whereas the Taiwan Relations Act also states that "it is the policy of the United States to preserve and promote extensive, close, and friendly commercial, cultural and other relations between the people on Taiwan, as well as the people on the China mainland";

- Whereas in 1982, President Ronald Reagan wanted to reinforce United States support for Taiwan and therefore issued the Six Assurances; and
- Whereas the Six Assurances are guidelines to conduct relations between the United States and Taiwan and stipulate that the United States would not—
 - (1) set a date for termination of arms sales to Taiwan;
 - (2) alter the terms of the Taiwan Relations Act;
 - (3) consult with China in advance before making decisions about United States arms sales to Taiwan;
 - (4) mediate between Taiwan and China;
 - (5) alter its position about the sovereignty of Taiwan which was, that the question was one to be decided peacefully by the Chinese themselves, and would not pressure Taiwan to enter into negotiations with China; and
 - (6) formally recognize Chinese sovereignty over Taiwan: Now, therefore, be it
- 1 Resolved by the House of Representatives (the Senate
- 2 concurring), That it is the sense of Congress that the
- 3 United States hereby affirm that the Taiwan Relations
- 4 Act and the Six Assurances together form the cornerstone
- 5 of United States relations with Taiwan.

C

AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.CON.RES. 88 OFFERED BY MR. CHABOT OF OHIO

Strike the preamble and insert the following:

- Whereas the Cold War years cemented the close friendship between the United States and Taiwan, with Taiwan as an anti-Communist ally in the Asia-Pacific;
- Whereas United States economic aid prevented Taiwan from sliding into an economic depression in the 1950s and greatly contributed to the island's later economic takeoff;
- Whereas Taiwan has flourished to become a beacon of democracy in Asia and leading trade partner for the United States, and the relationship has endured for more than 65 years through many shifts in Asia's geopolitical land-scape:
- Whereas the strong relationship between the United States and Taiwan is based on mutually beneficial security, commercial, and cultural ties;
- Whereas Deputy Assistant Secretary of State Susan Thornton stated in her testimony before the House Foreign Affairs Committee on February 11, 2016, that "the people on Taiwan have built a prosperous, free, and orderly society with strong institutions, worthy of emulation and envy";
- Whereas Deputy Secretary of State Antony J. Blinken stated on March 29, 2016, that with Taiwan's January 2016

- elections, "the people of Taiwan showed the world again what a mature, Chinese-speaking democracy looks like";
- Whereas on January 1, 1979, when the Carter Administration established diplomatic relations with the People's Republic of China (PRC), it ended formal diplomatic ties with the Republic of China on Taiwan;
- Whereas, the United States Congress acted swiftly to reaffirm the United States-Taiwan relationship with the enactment of the Taiwan Relations Act just 100 days later, ensuring the United States maintained a robust and enduring relationship with Taiwan;
- Whereas the Taiwan Relations Act (Public Law 96–8) was enacted on April 10, 1979, codifying into law the basis for continued commercial, cultural, and other relations between the United States and Taiwan;
- Whereas the Taiwan Relations Act was enacted "to help maintain peace, security, and stability in the Western Pacific," all of which "are in the political, security, and economic interests of the United States and are matters of international concern":
- Whereas then-Deputy Assistant Secretary of State Kin Moy stated in his testimony before the House Foreign Affairs Committee on March 14, 2014, that, "Our enduring relationship under the Taiwan Relations Act represents a unique asset for the United States and is an important multiplier of our influence in the region," and credited the Taiwan Relations Act for having "played such a key part in protecting Taiwan's freedom of action and U.S. interests the last 35 years in the Asia-Pacific area";
- Whereas then-Special Assistant to the President and National Security Council Senior Director for Asian Affairs Evan

Medeiros noted in March 2014 that, "The Taiwan Relations Act is an important and it's an enduring expression to the people of Taiwan about our commitment to their well-being, their security, their economic autonomy, and their international space.":

- Whereas the Taiwan Relations Act states "the United States decision to establish diplomatic relations with the People's Republic of China rests upon the expectation that the future of Taiwan will be determined by peaceful means";
- Whereas the Taiwan Relations Act states that it is the policy of the United States to "provide Taiwan with arms of a defensive character and to maintain the capacity of the United States to resist any resort to force or other forms of coercion that would jeopardize the security, or the social or economic system, of the people on Taiwan";
- Whereas each successive United States Administration since the enactment of the Taiwan Relations Act has provided arms of a defensive character to Taiwan;
- Whereas a 2015 Department of Defense report to Congress on Military and Security Developments Involving the People's Republic of China stated that, "Preparing for potential conflict in the Taiwan Strait remains the focus and primary driver of China's military investment":
- Whereas the United States has an abiding interest in the preservation of cross-Strait peace and stability, and in peace and stability in the entire Asia-Pacific region;
- Whereas on July 14, 1982, as the United States negotiated with the People's Republic of China over the wording of a joint communiqué related to United States arms sales to Taiwan, President Ronald Reagan instructed his rep-

resentative in Taiwan, American Institute in Taiwan (AIT) Director James R. Lilley, to relay a set of assurances or ally to Taiwan's then-President Chiang Chingkuo;

- Whereas in House and Senate testimony immediately after the issuance of the August 17, 1982, Joint Communiqué with the PRC, then-Assistant Secretary of State for East Asian and Pacific Affairs John II. Holdridge stated on behalf of the Executive Branch that—
 - (1) ". . .[W]e did not agree to set a date certain for ending arms sales to Taiwan";
 - (2) ". . .[W]e see no mediation role for the United States" between Taiwan and the PRC";
 - (3) ". . .[N]or will we attempt to exert pressure on Taiwan to enter into negotiations with the PRC";
 - (4) ". . .[T]here has been no change in our longstanding position on the issue of sovereignty over Taiwan";
 - (5) "We have no plans to seek" revisions to the Taiwan Relations Act; and
 - (6) the August 17 Communiqué, "should not be read to imply that we have agreed to engage in prior consultations with Beijing on arms sales to Taiwan.";
- Whereas these assurances, first delivered to Taiwan's president by AIT Director Lilley, have come to be known as the Six Assurances;
- Whereas in testimony before the House Foreign Affairs Committee on October 4, 2011, then-Assistant Secretary of State Kurt Campbell stated that, "[The] Taiwan Relations Act, plus the so-called Six Assurances and Three

Communiqués, form the foundation of our overall approach," to relations with Taiwan; and

Whereas in testimony before the Senate Foreign Relations Committee on April 3, 2014, Assistant Secretary of State Daniel Russel stated that the Six Assurances "continue to play an important part as an element of our approach to Taiwan and the situation across the strait.": Now, therefore, be it

Strike all after the resolving clause and insert the following:

That Congress—

1 (1) affirms that the Taiwan Relations Act and
2 the Six Assurances are both cornerstones of United
3 States relations with Taiwan; and
4 (2) urges the President and Department of
5 State to affirm the Six Assurances publicly,
6 proactively, and consistently as a cornerstone of
7 United States-Taiwan relations.

Amend the title so as to read: "A resolution reaffirming the Taiwan Relations Act and the Six Assurances as cornerstones of United States—Taiwan relations.".



AMENDMENT TO THE AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.CON.RES.88 OFFERED BY MR. CONNOLLY OF VIRGINIA

After the 10th clause of the preamble, insert the following:

Whereas the U.S. Congress significantly strengthened the draft legislation originally submitted by the Executive Branch to include provisions concerning Taiwan's security in the Taiwan Relations Act;



114TH CONGRESS 2D SESSION

S. 2143

IN THE HOUSE OF REPRESENTATIVES

AN ACT

To provide for the authority for the successors and assigns of the Starr-Camargo Bridge Company to maintain and operate a toll bridge across the Rio Grande near Rio Grande City, Texas, 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,

1	SECTION 1. STARR-CAMARGO BRIDGE.
2	Public Law 87–532 (76 Stat. 153) is amended—
3	(1) in the first section, in subsection (a)(2)—
4	(A) by inserting ", and its successors and
5	assigns," after "State of Texas";
6	(B) by inserting "consisting of not more
7	than 14 lanes" after "approaches thereto"; and
8	(C) by striking "and for a period of sixty-
9	six years from the date of completion of such
10	bridge,";
11	(2) in section 2, by inserting "and its succes-
12	sors and assigns," after "companies";
13	(3) by redesignating sections 3, 4, and 5 as sec-
14	tions 4, 5, and 6, respectively;
15	(4) by inserting after section 2 the following:
16	"SEC. 3. RIGHTS OF STARR-CAMARGO BRIDGE COMPANY
17	AND SUCCESSORS AND ASSIGNS.
18	"(a) In General.—The Starr-Camargo Bridge
19	Company and its successors and assigns shall have the
20	rights and privileges granted to the B and P Bridge Com-
21	pany and its successors and assigns under section 2 of
22	the Act of May 1, 1928 (45 Stat. 471, chapter 466).
23	"(b) Requirement.—In exercising the rights and
24	privileges granted under subsection (a), the Starr-
25	Camargo Bridge Company and its successors and assigns
26	shall act in accordance with—

1	(1) Just compensation requirements;	
2	"(2) public proceeding requirements; and	
3	"(3) any other requirements applicable to the	
4	exercise of the rights referred to in subsection (a	
5	under the laws of the State of Texas."; and	
6	(5) in section 4 (as redesignated by paragraph	
7	(3))—	
8	(A) by inserting "and its successors and	
9	assigns," after "such company";	
0	(B)	by striking "or" after "public agen
. 1	ey,";	
2	(C)	by inserting "or to a corporation,"
.3	after "international bridge authority or commis	
.4	sion,"; and	
.5	(D)	by striking "authority, or commission"
.6	each place it appears and inserting "authority	
.7	commission, or corporation".	
	Passed the Senate March 17, 2016.	
	Attest:	JULIE E. ADAMS,
		Secretary.

Chairman ROYCE. And after recognizing myself and the ranking member, I will be pleased to recognize any member seeking rec-

ognition to speak once on any of these measures.

I want to thank our Subcommittee Chairman Smith and his more than 100 bipartisan cosponsors on their work on H.R. 1150, the Frank Wolf International Religious Freedom Act. Inspired by years of oversight and multiple hearings, this bill updates the International Religious Freedom Act of 1998 to improve the coordination and effectiveness of U.S. efforts to promote religious liberty worldwide.

Eighteen years after that law was passed, freedom of religion remains under threat not only by authoritarian regimes obsessed with control, but also by new nonstate actors. ISIS, Boko Haram, al-Shabaab have turned religious intolerance into a murderous force of global instability. The right to believe and practice according to the dictates of conscience is a direct challenge to their very ideologies. And thus, it is not just a human rights issue. It has become a global security issue.

By improving coordination, confronting nonstate actors, and bettering reporting and training, this bill, 1150, is a helpful refinement of our statutory commitment to combat religious persecution around the world.

Moving on to House Concurrent Resolution 88, a resolution reaffirming the Taiwan Relations Act and the Six Assurances as the cornerstone of U.S.-Taiwan relations. Congress has long championed a strong relationship with Taiwan through landmark measures like the Taiwan Relations Act and through pressing successive administrations to fulfill their obligation to sell defensive arms to Taiwan.

Today, our committee is once again reaffirming the U.S. commitment to Taiwan by upholding the Six Assurances as one of the cornerstones of U.S.-Taiwan policy, right alongside the Taiwan Relations Act. And I want to thank Representative Steve Chabot for offering this important measure and Representative Connolly for his amendment stressing the role Congress has played in fostering this critical relationship.

I also want to thank and recognize Representatives Trott and Deutch for introducing H.R. 3694, the STOP Organ Trafficking Act.

Organ trafficking has been reported in over 20 countries in all regions of the world. Criminal organizations and terrorist groups are increasingly engaging in this black market industry. It is valued today as an industry at over \$1 billion. ISIS recently issued a "fatwa" sanctioning forced organ harvesting from its captives and from apostates, that would be Yazidis or Christians or Kurds or others who they believe are apostates to their ideology. And traffickers smuggling refugees into Europe have reportedly coerced organ donations as the payment now for travel.

The U.S. has led the fight against human trafficking with help

The U.S. has led the fight against human trafficking with help from this committee and its members. This bill continues that leadership by closing the gap in U.S. law that currently fails to recognize organ trafficking as a form of human trafficking. The legislation also supports voluntary organ donation systems, authorizes the President to revoke passports or deny visas for anyone convicted of organ trafficking crimes, and requires annual reporting to

Congress on actions by the U.S. and other countries to combat

organ trafficking.

And I want to address H.R. 4939, the United States-Caribbean Strategic Engagement Act of 2016, and thank Ranking Member Engel and Chairman Emeritus Ros-Lehtinen for their leadership in

advancing U.S. interests in the Western Hemisphere.

For over a decade, countries in the Caribbean have been largely beholden to Venezuelan oil subsidies in exchange for their support of the authoritarian Venezuelan Government of Hugo Chavez and now Nicolas Maduro. The United States has not developed a comprehensive strategy of how best to engage this region to enhance diplomatic relations, to help the region improve energy security, to reduce violence and curb drug trafficking, and advance cooperation on democracy and human rights.

So this bill will require the State Department and USAID to develop a comprehensive and clear strategy on best engaging the Caribbean region. And the bill also requires the Government Accountability Office to evaluate the Caribbean Basin Security Initiative so that we can be sure we are advancing our interests in the region

using the best and most efficient approach.

Lastly, we consider S. 2143, the Starr-Camargo Bridge Act. Two weeks ago, the Senate unanimously passed this measure, which was introduced by Senator Cornyn. And Representative Cuellar here, of Texas, on the House side, has introduced an identical version in this body.

This bill, the Senate bill 2143, will grant the Starr-Camargo Bridge Company the permanent authority to operate and maintain the international bridge that connects via the Rio Grande City, Texas, and Monterrey, Mexico. This will give Starr-Camargo the same authorities Congress has previously given to other privately owned international bridges.

The bridge has seen continued growth in commercial traffic since 2009, and it plays an important role in facilitating trade and travel in the region. By granting this authority, we are incentivizing Starr-Camargo to continue maintaining and expanding the bridge's capacity to keep up with the growing trade and commerce along the Texas border with Mexico.

And I want to thank both Representative Cuellar and Representative Castro for their leadership in bringing this measure forward for consideration here today.

I now recognize the ranking member for his remarks.

Mr. ENGEL. Mr. Chairman, thank you for convening this markup. We have a slate of good bipartisan measures that we are taking up today. And thank you especially for calling up the Caribbean Strategic Engagement Act, which I was proud to introduce recently with Representative Ros-Lehtinen.

As this committee well knows, it is a big world with a lot of challenges. Some are getting more attention than others. So it is important to stay focused on our neighbors in the Caribbean. These countries are profoundly important to the United States. My own district in New York has a sizable diaspora population from Caribbean countries, and I hear from these proud and engaged communities very often.

This bill makes it clear that U.S.-Caribbean relations are a major priority. It directs the State Department and USAID to devise a multiyear strategy for engaging with Caribbean governments. We want to put a particular focus on improving energy security, strengthening the rule of law, reducing drug trafficking, and enhancing economic cooperation.

We want to ramp up diplomatic engagement, especially when it comes to key issues at the United Nations and the Organization of American States and with the five Caribbean countries where the United States still doesn't have Embassies, and, I might add,

should have Embassies as soon as possible.

We will end up with the best policy if we shape it in consultation with many Caribbean American citizens in the United States. It is a strength for us to have such a strong and vibrant diaspora community. So this bill also calls for revitalized outreach to this community, seeking greater input on ideas for economic development and citizen security.

Mr. Chairman, again, thank you for moving this legislation so

quickly. I ask that all members support it.

Next, I will turn to Mr. Smith's International Religious Freedom Act. I want to thank him for all his hard work on this issue. Thank

you, Mr. Smith.

The freedoms of thought, conscience, and religion are enshrined in the Universal Declaration of Human Rights. Yet, around the world, religious communities are subjected to escalating violence and persecution. In the 21st century, it is unacceptable for anyone to suffer discrimination because of how they worship or, for that matter, if they choose not to worship at all.

The United States has a responsibility to speak out when we see basic freedoms under threat, and this bill will help the administration promote religious freedom around the world. So I support this bill, and I also support continuing to fully fund the Human Rights

and Democracy Fund for all human rights abuses.

I will now turn to the bill offered by Mr. Trott and Mr. Deutch aimed at cracking down on predatory organ trafficking. This legislation would change our human trafficking law to include the traf-

ficking of persons for the removal of their organs.

We don't know much about this crime. Who are the victims? How do they get trapped by this illegal trade? What are governments doing to halt the practice, track down those responsible, and provide services to survivors? If this is a pervasive problem, then, yes, of course, we must act.

This bill calls for a report on this crime so that we gain a fuller understanding of the problem. While I have questions about including these provisions as part of our global effort to confront modern

slavery, I am glad that we are working on the issue.

Moving to Mr. Chabot's measure, I am happy to support his resolution reaffirming the close ties between the United States and Taiwan. This is an exciting time for the Taiwanese people. Next month, a new President will be sworn in, the first woman to be elected President there. I could add, so that the Taiwanese are ahead of us by a few months. I had the pleasure of meeting with her several times before the election, and I am very hopeful for her success.

As Taiwan's democracy prepares for a political transition, it is important that the United States signal our unwavering support for Taiwan, for Taiwan's defense, for its participation on the global stage, for its robust democracy. And so this resolution reaffirms our commitment to the Taiwan Relations Act and the Six Assurances.

These are the measures that have underpinned our relationship with the Taiwanese people since we normalized relations with the People's Republic of China. Those ties remain deeply important to this day, and I am glad to support this resolution. The chairman and I have talked about this a great time, and we both believe it is important for the United States to stand squarely with our friend and ally Taiwan.

Lastly, I am glad to support this bill from my good friend Representative Cuellar, which would allow the Starr-Camargo Bridge to continue as an important connection between the United States and Mexico. I have to say, at a time when we hear so much about building walls, it feels pretty good to talk about strengthening

bridges.

The Starr-Camargo Bridge connects Rio Grande, Texas, with Monterrey and Ciudad Camargo in Mexico. Under current law, the authority to operate this bridge will expire in 16 years. Though it seems like a long way off, that end date has already started to constrain investments in long-term improvements. This legislation would eliminate that expiration date, just as we have done for the Weslaco-Progreso International Bridge.

This bill doesn't cost U.S. taxpayers a penny. And in the midst of a lot of ugly rhetoric, it sends a clear signal: Mexico is an extremely important partner to the United States and bridges, not barriers, will help that friendship to thrive.

So I agree with the chairman. I urge support for this measure and all the things contained in this measure.

And I thank you again, Mr. Chairman. I yield back.

Chairman ROYCE. Thank you, Mr. Engel. Any other members seeking recognition?

Mr. Smith.

Mr. SMITH. Mr. Chairman, thank you very much.

First of all, let me thank you for scheduling all of these bills, including the International Religious Freedom Act, the Frank Wolf bill, which honors a tremendous advocate for religious freedom and the author of the landmark 1998 International Religious Freedom Act.

I want to thank Eliot Engel as well, the ranking member, for

working so closely with us on this important legislation.

And I would like to thank Anna Eshoo, who is the original Democratic cosponsor of the bill and a great supporter of religious freedom, especially in the Middle East. Her work has been greatly appreciated, and we have come up, I think, with a bill that will make a significant difference.

The world is experiencing an unprecedented crisis of international religious freedom, a crisis that continues to create millions of victims, a crisis that undermines liberty, prosperity, and peace, a crisis that poses a direct challenge to the U.S. interests in the Middle East, North Korea, China, and in sub-Saharan Africa.

The bill we passed almost 18 years ago needs to be updated to match the challenges of the 21st century. And, again, that is what we are doing with the legislation: Provide tools, training, and resources used by the administration to advance this universally recognized human right.

Among its many provisions—and they are mutually reinforcing provisions—it clarifies that the Ambassador-at-Large will report to the Secretary of State. Sometimes there has been a little glitch there over the years in terms of that information going right to the ears of the Secretary of State.

It creates a special watch list, not unlike what we did with the Trafficking Victims Protection Act. When a country doesn't rise to the level of a Country of Particular Concern but is a bad actor, this gives the President a way to say we are watching. And the special watch list will provide that very useful utility.

Curricula for training Foreign Service Officers so that they really do understand before deployment, especially overseas, exactly what the lay of the land is and what international religious freedom is all about.

We also include, as you pointed out, Mr. Chairman, a new designation of nonstate actors. We call them entities of particular concern. They are not countries. Boko Haram, ISIS, al-Shabaab, and others need to be focused upon for their nefarious deeds and individuals held to account to the greatest extent practicable for their horrible deeds.

CPC designations need to be made annually. There were a number of years where they were not made. And this will at least clarify that those Country of Particular Concern designations do need to be made every single year.

And then there are a number of other provisions that will, I think, significantly strengthen.

And I would ask unanimous consent that my full statement be made a part of the record, Mr. Chairman.

Chairman ROYCE. Without objection.

Mr. SMITH. And I would just finally say how grateful I think we all are that Mr. Trott and Mr. Deutch have really stepped up to the plate with their H.R. 3694, the Strategy to Oppose Organ Trafficking Act.

Twenty years-plus ago, I held a hearing on organ trafficking, and we actually had a man who was a part of that testify about this horrific practice of killing people in order to steal their organs and to make money for the regime in China and elsewhere. That has gotten worse and is particularly focused on the Falun Gong who have suffered disproportionately from this very shocking abuse of human rights.

So, again, I want to thank them for their wonderful bill, and it will make a difference.

I yield back.

Chairman ROYCE. Mr. Sherman.

Mr. SHERMAN. I yield a minute-and-a-half to the gentleman from Virginia.

Mr. CONNOLLY. I thank my friend from California for his graciousness. I have to run to another hearing.

Mr. Chairman, I want to associate myself with the remarks both of yourself and of the ranking member with respect to the Taiwan resolution we have here. And I want to ask unanimous consent to assert in the record an interesting document, pages 44 through 48 of the Department of State Bulletin from March 1979, which was

their draft for what we ought to do with respect to Taiwan.

And you can see that it does not address security at all. And it took Congress to take the initiative in rewriting this into the vibrant, dynamic Taiwan Relations Act that now undergirds our relationship with that island and that was the basis for the defensive military assistance we currently provide and have provided to Taiwan. It is a great example of actually congressional foreign policymaking that was desperately needed. A vacuum had been created, and we rose to the occasion.

So I would ask unanimous consent to enter this into the record.

It is a rather rare document. And I think it underscores-

Chairman ROYCE. It is often referenced, this piece of history, in textbooks about Congress' role. And without objection, we will put it in the record.

Mr. CONNOLLY. I thank the chair. And I thank Mr. Sherman so much for his courtesy.

Mr. Sherman. Thank you.

I want to thank the chairman for holding these hearings. I am a cosponsor of H.R. 1150, the Frank Wolf International Religious Freedom Act; H.R. 4939, the United States-Caribbean Strategic Engagement Act; and the H. Con. Res. 88, the Taiwan Relations and Six Assurances resolution.

I want to focus on Taiwan, as the gentleman from Virginia did as well. I am the lead Democratic cosponsor of this resolution, which affirms the Taiwan Relations Act and the Six Assurances as

the cornerstone of United States-Taiwan relations.

The Taiwan Relations Act is critical to the U.S.-Taiwan relationship. On January 1, 1979, when the Carter administration established diplomatic relations with the People's Republic of China, it ended formal ties with the Republic of China on Taiwan. However, the United States Congress acted swiftly to reaffirm the United States-Taiwan relationship with the enactment of the Taiwan Relations Act just 100 days later, ensuring that the United States would maintain a robust and enduring relationship with Taiwan.

Since 1979, we have seen Taiwan develop into a strong democracy. We are in the process of seeing a peaceful and orderly transition of power from one political party to another. Taiwan is an important ally, and we need to do everything possible to make sure

that it remains so.

The Six Assurances to Taiwan have been a verbal U.S. pledge since 1982. This bill is important because it solidifies this commitment in legislation for the first time. Three of those Six Assurances are a commitment to continued arm sales to Taiwan, a commitment to not consult with Beijing on U.S.-Taiwan relations, and a commitment to stand by the Taiwan Relations Act, which was passed 3 years before the Six Assurances in 1979 and which Mr. Connolly has already referenced.

This resolution not only affirms that the Taiwan Relations Act and the Six Assurances are the cornerstone of U.S. relations with Taiwan, but it also urges the President and the State Department to affirm the Six Assurances publicly, proactively, and consistently as a cornerstone of United States-Taiwan relations.

Mr. Chairman, I think Congress not only has been doing good work on the U.S.-Taiwan relationship for a long time, the Taiwan Relations Act, which was mentioned by Mr. Connolly, but also just recently our committee. Back in December we passed a resolution saying it was time to transfer the frigates to Taiwan. And 5 days later, they finally transferred the friggin' frigates.

And it was good to join with you in that bill and to join with Mr. Salmon in the bill on Interpol, which was signed into law recently, and which will be causing us to develop a strategy to get Taiwan into Interpol, because after all, who is in favor of the international

criminals that Interpol is trying to incarcerate.

So, Mr. Chairman, I yield back.

Chairman ROYCE. I thank the gentleman for yielding.

I did have the pleasure of going aboard one of those frigates as we were trying to expedite the process with my legislation. But it is now done, and this legislation will now, after our vote, go to the floor.

But in the meantime, I think Ileana Ros-Lehtinen was seeking time.

Ms. Ros-Lehtinen. Thank you so much, Mr. Chairman, thank you, Ranking Member Engel, for convening this markup and bringing up all of these important measures in front of our committee in a bipartisan manner as always.

I am going to briefly speak about two of the bills. I am proud to be the Republican lead, alongside my good friend and the ranking member, Eliot Engel, on the U.S.-Caribbean Strategic Engagement Act, a bill which would help push the State Department to prioritize U.S.-Caribbean relationships. That is so important.

When not sharing the national stage with Hillary Clinton, Ranking Member Engel has long made the Caribbean one of his top priorities, and I want to thank him for his tremendous leadership on

this issue.

This bill would require the State Department to develop a strategy to partner with our Caribbean neighbors on everything from counternarcotics to energy security and to broaden our outreach to the Caribbean diaspora community in our Nation. South Florida makes up a large segment of this diaspora, and I understand well the importance of both the Caribbean and the need for increased engagement by the United States with those countries.

Too often Caribbean nations are either taken for granted or are neglected by the State Department, leaving them with little to no presence of the U.S. or diplomatic engagement, and this course must and should be corrected. Deepening our strategic relationship with the Caribbean represents an extraordinary opportunity to expand our economic ties, cooperate on security issues, and advance our values and interests at places like the OAS and the U.N.

So I fully support this measure. I thank Mr. Engel for sponsoring it. I urge my colleagues to give this bill their full support as well.

And I would also like to offer my support for my dear friend Steve Chabot's resolution, which would reaffirm the importance of the Taiwan Relations Act and President Reagan's Six Assurances to the U.S.-Taiwan relationship. I am proud to be a cosponsor because I continue to believe that the Taiwan Relations Act and the Six Assurances should be unequivocal guidelines to which the

United States must remain fully and firmly committed.

Taiwan is and remains an important ally, a friend, a strategic, economic, and security partner of the United States, and there should be no doubt about this commitment to her, and as the Taiwanese people continue to prove, their vibrant democracy, Taiwan must have the capability to defend herself from aggression from China, whether political, economic, or military in nature.

And it is critical that both China and Taiwan know that our commitment to Taiwan, to the Taiwan Relations Act, and to the Six Assurances, has not wavered one bit. Taiwan must be allowed to peacefully determine its own future, and I urge my colleagues to reaffirm this principle by passing this important Steve Chabot res-

olution here today.

I thank the chairman.

Chairman ROYCE. Thank you, Ileana.

Mr. Ted Deutch from Florida.

Mr. DEUTCH. Thank you, Mr. Chairman. And I appreciate the opportunity to have all these bills before us today.

I would like to speak about the Strategy to Oppose Predatory Organ Trafficking Act. I want to thank Mr. Trott for his leadership on this issue.

And thanks to Mr. Smith as well for your longstanding attention

to the issue of organ trafficking.

This bill, H.R. 3694, addresses an important but often under-acknowledged global trafficking issue. In places all over the world, amid the millions of people enslaved into the various forms of human trafficking, are individuals trafficked specifically for the illicit purpose of removing their organs. This black market of organ trafficking finds at-risk people and entices them with money in exchange for their organs. Often these victims are poor and vulnerable to offers of money that they can then use to pay for food and basic necessities for their families.

A 2013 United Nations report found that the economic and social divisions within and among countries is similarly reflected in the most common victims of illegal organ trafficking, specifically in poor and unemployed populations. The sad reality is the people most in need of help are the easiest to fall pray by extortion by traffickers.

But this problem is global, and while victims may come from lower-income countries, the demand that keeps the illegal organ trafficking market so profitable comes from higher-income countries, including the United States. Many of our allies already list trafficking of persons for the removal of their organs as a form of human trafficking, and a number of international protocols and agreements urge countries to do more to restrict the market. These illicit activities are simply unacceptable and are against our American values.

So I am thrilled that this bill will allow our government to do its part to work against this illicit black market, including empowering the Secretary of State to deny or revoke passports to anyone convicted of organ trafficking offense and asking the State Department to keep Congress informed of what our government and other governments are doing to address this problem.

We have received support from a number of groups advocating for stronger laws against illicit trafficking of organs and better protection of victims. And I would like to specifically thank the Coalition for Organ Failure Solutions for their support.

I am proud of the attention that this committee has given to human trafficking, and I ask that we continue our strong record by acknowledging that trafficking of persons for the removal of their organs is a violation of our American values.

And I yield back the balance of my time. Thank you, Mr. Chairman.

Chairman ROYCE. Thank you, Mr. Deutch.

Mr. Rohrabacher of California.

Mr. ROHRABACHER. I will make this short. I just would like to thank you, Mr. Chairman, and thank Ranking Member Engel. One needs only to take a look at the issues that are being discussed today to note that you are reaffirming this committee's traditional positioning and support for human rights throughout the world.

You obviously are taking up where Henry Hyde and others who before you sat in that chair, you are building upon what they created as a foundation for freedom and justice and liberty and human rights as being values that this committee will uphold. And I appreciate every one of these bills reflects that. So thank you, Ranking Member, and thank you, Mr. Chairman.

Chairman ROYCE. Thank you, Mr. Rohrabacher.

Mr. Keating from Massachusetts.

Mr. Keating. Thank you, Mr. Chairman.

I want to thank Mr. Trott and Mr. Deutch for their leadership in introducing the Strategy to Oppose Predatory Organ Trafficking Act. Too often vulnerable individuals are coerced or forced into supporting this illicit trade. And just in a world where you think things can't get much worse, you see this kind of coerced or forced activity really hurt victims who are typically poor or unemployed. Some of them indeed were known to include children.

Countries must have an effective law on the books if we are to protect against future victims of this trade, and it is crucial that countries then enforce these laws so that perpetrators do not continue to target vulnerable individuals with impunity. My amendment adds to the bill a report on host country enforcement of these laws against trafficking of persons for the removal of organs.

Finally, I would like to thank all the sponsors of the four additional bills being considered this morning, all of which I support. These pieces of legislation will have important consequences in advancing human rights, security policy, and U.S. engagement abroad.

And I do want to say, in a Congress that is often stymied on its ability to act, this committee continues to move forward and stands out in that regard for working cooperatively and in a bipartisan fashion to really address very important issues. I want to thank Chairman Royce and Ranking Member Engel for that as well.

And I yield back.

Chairman ROYCE. I want to just respond if I could, Mr. Keating. I thank you for this amendment and support its inclusion in the bill.

Having adequate laws on the books without strong enforcement, frankly, is meaningless, so amending the annual report to highlight a country's implementation and enforcement efforts will send this clear message, and it is going to enhance our efforts to stop organ trafficking. So we thank you for your improvement to the legislation.

Mr. Salmon of Arizona.

Mr. SALMON. Thank you, Mr. Chairman.

I am very pleased to support Mr. Chabot's legislation, H. Con. Res. 88, Reaffirming the Taiwan Relations Act and the Six Assur-

ances as the cornerstone of United States-Taiwan relations.

Mr. Chairman, I was a missionary in 1979 when Jimmy Carter was President and severed diplomatic ties with Taiwan. It was a very dark time for me personally. It was something I was very, very frustrated about at the time. But then Congress kind of came to the rescue. I think it was the leadership of the Senator from my State, Barry Goldwater, that put forth the Taiwan Relations Act.

And I think us reaffirming our commitment to that—and Mr. Chabot, you are just to be congratulated—this is so very, very important, not just to our relationship with Taiwan, but I think to the world at large. Taiwan's vibrant democracy is so incredibly important to the region as a guidepost for other nations to follow, and many are following suit with Taiwan's leadership in the world.

I was fortunate to go to Lee Teng-hui's swearing-in, President Chen Shui-bian's, and I will be going in just a couple weeks to the swearing-in of Tsai Ing-wen, the newly elected President of Taiwan. And I am just really excited that we are doing the right thing today.

America's commitment to Taiwan was so important that Ronald Reagan led the way toward this country's policies and commitment to Taiwan that have been in place for several decades now. I strongly support this resolution and urge my colleagues to support

its passage.

I would also like to speak in support of Mr. Trott's legislation, the Stop Organ Trafficking Act. The illegal trafficking of human organs is despicable. The World Health Organization estimates that 10 percent of all transplanted organs worldwide are illegally obtained, coerced from vulnerable populations and prisoners, and it is long past time for the U.S. to make a policy to combat this brutal activity that seeks only to terrorize defenseless individuals. Terrorists and doctrinal regimes use this practice to fund their activities and to brutally punish those they seek to control, and this bill will put a stop to it.

And finally, I would like to speak in support of Chairman Smith's legislation, H.R. 1150, the Frank R. Wolf International Religious Freedom Act of 2015. I am a cosponsor of this legislation and I am

proud to support international religious freedom.

As a man of faith, one of the greatest freedoms we enjoy in this, the greatest Nation on the Earth, is the ability to worship as we please. Our Founding Fathers fought for this principle, and Congress has a responsibility to continue that fight for others. And I

really appreciate Representative Smith constantly being a reminder of this important truth and this important responsibility that we have in Congress and constantly standing up for the fight for human rights.

God is going to have a special place for you, for all the great

work you have done, my friend.

So thank you, and I will yield back my time.

Chairman ROYCE. We will go to Mr. Cicilline from Rhode Island. Mr. CICILLINE. Thank you, Mr. Chairman. I want to thank you and Ranking Member Engel for holding this markup and for once again conducting the business of this committee in a bipartisan way.

I want to thank the sponsors of the bills that we are considering this morning, and I support all of the bills before us. But I want to spend a few moments to speak about H.R. 1150, the Frank Wolf

International Religious Freedom Act.

This legislation has special significance to people in my home State, the State of Rhode Island founded by Roger Williams, because of his desire for religious liberty that he didn't think he could quite enjoy in the neighboring Commonwealth of Massachusetts. I waited until Mr. Keating left to say that.

But I strongly support the goals of this legislation to protect and promote religious freedom around the world. Our former colleague, Frank Wolf, dedicated his career to fighting for basic human rights, and it is fitting that this legislation honors the extraordinary work

that he has done in this area.

Religious minorities around the world face discrimination, harassment, persecution, and worse. Today, the Islamic State is engaged in systemic persecution against religious minorities as part of their bloody campaign in the Middle East that targets any group that doesn't fit within its radical ideology. Just last month, the House and the Obama administration found that ISIS has engaged in acts of crimes against humanity, war crimes, and genocide against religious and ethnic minorities in the region.

I do want to use this occasion to remind my colleagues that there are widespread abuses taking place in the world right now, in Syria, Sudan, Nigeria, DRC, and many other countries. Governments, terrorist groups, and other actors are engaged in horrific campaigns that encompass women, children, minorities, and other vulnerable populations. And it is incredibly important that we are careful not to seem to be elevating abuses against one particular

group above others.

For example, around the world, those perceived to be part of the LGBT community are facing absolutely horrific violence, especially today in territories controlled by the Islamic State. ISIS has proudly advertised its crimes against allegedly LGBT individuals

through gruesome social media, videos, and photos.

Groups such as OutRight Action International have compiled dozens of incidents in which people, usually men, have been blindfolded, tortured, thrown off tall buildings, and brutally murdered by crowds incited by anti-LGBT slurs. I have a list here that details some of these particular instances of violence against those perceived to be LGBT, and they are horrific.

Last summer, BBC magazine ran a heartbreaking story entitled, "Why My Own Father Would Have Let IS Kill Me," which detailed a young man who had to flee Iraq undercover after his own father

agreed to turn him over to ISIS for being gay.

I raise these issues not to suggest that those within the Islamic State territory or elsewhere who are being persecuted for being LGBT are more deserving of our attention than those suffering any other type of persecution, but I do want to ensure that LGBT people and other vulnerable groups who are being persecuted around the world are not forgotten and that we raise our voices in condemnation of all abuses of basic human rights and refrain from creating a hierarchy of human rights and I look forward to our consideration of legislation intended to do just that.

I hope we can learn from the important example of U.S. efforts to combat religious persecution and use lessons learned and best practices to inform the work we do as a country to combat the persecution of all vulnerable groups around the world, including

women, children, and LGBT individuals.

I thank you, and I yield back. Chairman ROYCE. Thank you, Mr. Cicilline. We go now to Mr. Chabot of Ohio.

Mr. CHABOT. Thank you very much, Mr. Chairman.

As one of the founding Members of the Congressional Taiwan Caucus, I have been actively involved in all Taiwan-U.S. issues for many years now and chaired the Asia and the Pacific Subcommittee as well, and I have been to Taiwan many times. That is why I am honored to have introduced House Concurrent Resolution 88, which reaffirms the Taiwan Relations Act and the Six Assurances as cornerstones of U.S.-Taiwan relations.

Our relationship has been an enduring one. Taiwan is a close ally of ours, one that truly believes in and practices freedom and democracy. And the people of Taiwan proved that yet again this past January with the election of President Tsai, and I want to wish her and all the people of Taiwan the best of luck in her new role as President of Taiwan. I want to restate our support, just as this committee has for many, many years, and Congress has as well, our support of Taiwan.

As most of my colleagues are aware, Taiwan faces an unrelenting threat from China, which has nearly 1,600 ballistic missiles aimed at her. And although Taiwan enjoys—let's face it—de facto independence, China's ultimate goal is to take the island, if by force or over time. China has made no bones about this. They have been pretty open about it for a long time. Unfortunately, the Taiwan Strait remains one of the potentially most dangerous flashpoints in

the world.

April 10, 2016, marked the 37th anniversary of the enactment of the Taiwan Relations Act, codifying into law an institutional framework and a legal basis for continued cooperation between the U.S. and Taiwan that would serve to maintain peace and stability in the western Pacific. However, when President Reagan agreed to sign the so-called U.S.-China Third Communique in 1982, he was aware of the communique's possible effect on Taiwan and recognized that Taiwan needed and deserved reassurance that the United States would be there whenever Taiwan needed us.

So to reinforce American support for Taiwan, the United States issued the Six Assurances, which are guidelines to conduct relations between the U.S. and Taiwan, and they are as valid today as they were in 1982. They rightfully function, along with the Taiwan Relations Act, as cornerstones of the U.S.-Taiwan relations.

And this is a relationship that has been a very strong one over the years. It is one of the reasons that I think it is very important that this administration reconsider the military cutbacks which have been proposed, and the fact that when Ronald Reagan was President his goal was to build up a 600-ship Navy, and we are down 250-some ships at this time.

And a lot of those ships need to be in the Pacific and particularly in and around China, which clearly has plans. It is building up its navy. It is building islands and militarizing them. It is bullying its neighbors from the Philippines to Vietnam to Taiwan, you name it.

And so it is very important for the U.S. to have the strength and for Taiwan also to continue to build up its military. The one thing that would make an armed conflict more likely is if Taiwan appears to be weak or the United States is weak. That is when there is a real danger of military action occurring. As long as Taiwan and the United States are strong, I don't think China would ever take any overt hostile military action.

But I am afraid that the message that is being sent out world-wide is that the U.S. is pulling back, and that is a message that must change. We ought to have just the opposite. The United States needs to be actively engaged around the world, particularly

in the Pacific.

So I urge my colleagues to support this legislation and thank them for their support and yield back the balance of my time.

Chairman ROYCE. Mr. Trott.

Mr. Trott. I would like to thank Chairman Royce for scheduling H.R. 3694 for consideration, and also my colleague, Representative Deutch, for his partnership and leadership on the Stop Organ Trafficking Act. I also want to thank Mr. Smith for his commitment and years of work on this important issue and Representative Keating for his helpful amendment.

The illegal trafficking of human organs has long been a terrible and heinous crime, but, unfortunately, the United States policies and laws have not kept pace. China has inexplicably been targeting Falun Gong for years. And more recently, ISIS has reportedly been resorting to this brutal practice to finance their nefarious activities

and strike fear in the hearts of innocent people.

Late last year, ISIS released a religious edict stating that taking organs from a living captive to save a Muslim's life was permissible, making religious minorities in Iraq, like the Chaldeans and

the Assyrians, even more vulnerable targets.

Mr. Chairman, it is time the United States shine a bright light on this problem and take a leading role in combating this heinous crime, standing with the world's most vulnerable. I urge my colleagues to vote in support of this timely and necessary legislation.

Thank you, and I yield back my time.

Chairman ROYCE. Any additional members seeking recognition? Hearing no further requests for recognition, the question occurs on the items considered en bloc.

All those in favor, say aye.

All those opposed, no.
In the opinion of the Chair, the ayes have it and the measures considered en bloc are agreed to. And without objection, the measures considered en bloc are ordered favorably reported, as amended, and staff is directed to make any technical and conforming changes. Also without objection, the Chair is authorized to seek House consideration of those measures under suspension of the

And that concludes our business for today. I again want to thank Ranking Member Engel. I want to thank all of our committee members for their contributions and assistance with today's markup.

This committee stands adjourned, and these measures are

passed.

[Whereupon, at 10:55 a.m., the committee was adjourned.]

APPENDIX

MATERIAL SUBMITTED FOR THE RECORD

FULL COMMITTEE MARKUP NOTICE COMMITTEE ON FOREIGN AFFAIRS

U.S. HOUSE OF REPRESENTATIVES WASHINGTON, DC 20515-6128

Edward R. Royce (R-CA), Chairman

April 20, 2016

TO: MEMBERS OF THE COMMITTEE ON FOREIGN AFFAIRS

You are respectfully requested to attend an OPEN meeting of the Committee on Foreign Affairs, to be held in Room 2172 of the Rayburn House Office Building (and available live on the Committee website at http://www.ForeignAffairs.house.gov):

DATE: Wednesday, April 20, 2016

TIME: 10:00 a.m.

MARKUP OF: H.R. 1150, Frank R. Wolf International Religious Freedom Act of 2015;

H.R. 3694, Strategy to Oppose Predatory Organ Trafficking Act;

H.R. 4939, United States - Caribbean Strategic Engagement Act of 2016;

H. Con. Res. 88, Reaffirming the Taiwan Relations Act and the Six Assurances as the cornerstone of United States-Taiwan relations; and

S. 2143, A bill to provide for the authority for the successors and assigns of the Starr-Camargo Bridge Company to maintain and operate a toll bridge across the

Rio Grande near Rio Grande City, Texas, and for other purposes.

By Direction of the Chairman

The Committee on Foreign Affairs seeks to make its facilities accessible to persons with disabilities. If you are in need of special accommodations, please call 202/225-5021 at least four business days in advance of the event, whenever practicable. Questions with regard to special accommodations in general fincluding availability of Committee materials in alternative formats and assistive listening devices) may be directed to the Committee.

COMMITTEE ON FOREIGN AFFAIRS MINUTES OF FULL COMMITTEE MARKUP.

Day <i>Wednesday</i> Date 4	1/20/2016 R	.oom2	172	
Starting Time10:08Endin	ig Time10:55			•
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Presiding Member(s)				
Chairman Edward R. Royce				
Check all of the following that apply:			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Open Session Executive (closed) Session Televised ✓		ectronically Rec enographic Rec	corded (taped) 🔽 ord 🗹]
BILLS FOR MARKUP: (Include bill)	number(s) and title(s	i) of legislation.,)	
See attached.				
COMMITTEE MEMBERS PRESEN See attached.	TT:			
NON-COMMITTEE MEMBERS PR	ESENT:		·	
STATEMENTS FOR THE RECORD): (List any statemen	ts submitted for	the record.)	
IFR - Rep. Gerald Connolly SFR - Rep. Chris Smith	SFR - Rep. Joe Wils	on		
ACTIONS TAKEN DURING THE M	IARKUP: (Attach c	opies of legislat	ion and amendmer	its.)
See markup summary.				
RECORDED VOTES TAKEN (FOR	MARKUP): (Attac	h final vote tally	sheet listing each	member.)
Subject	Yeas	Nays	Present	Not Voting
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	De	oug Anderso	on, General C	ounsel

HOUSE COMMITTEE ON FOREIGN AFFAIRS

FULL COMMITTEE MARKUP

PRESENT	MEMBER	
X	Edward R. Royce, CA	
X	Christopher H. Smith, NJ	
X	lleana Ros-Lehtinen, FL	
X	Dana Rohrabacher, CA	
X	Steve Chabot, OH	
X	Joe Wilson, SC	
	Michael T. McCaul, TX	
X	Ted Poc, TX	
X	Matt Salmon, AZ	
	Darrell Issa, CA	
	Tom Marino, PA	
X	Jeff Duncan, SC	
X	Mo Brooks, AL	
X	Paul Cook, CA	
	Randy Weber, TX	
X	Scott Perry, PA	
X	Ron DeSantis, FL	
X	Mark Meadows, NC	
X	Ted Yoho, FL	
X	Curt Clawson, FL	
	Scott DesJarlais, TN	
	Reid Ribble, WI	
X	Dave Trott, MI	
X	Lee Zeldin, NY	
X	Dan Donovan, NY	

Divisoring	LATER MANUEL		
PRESENT	MEMBER		
X	Eliot L. Engel, NY		
X	Brad Sherman, CA		
	Gregory W. Meeks, NY		
X	Albio Sires, NJ		
X	Gerald E. Connolly, VA		
X	Theodore E. Deutch, FL		
X	Brian Higgins, NY		
X	Karen Bass, CA		
X	William Keating, MA		
X	David Cicilline, RI		
	Alan Grayson, FL		
	Ami Bera, CA		
	Alan S. Lowenthal, CA		
	Grace Meng, NY		
X	Lois Frankel, FL		
	Tulsi Gabbard, HI		
X	Joaquin Castro, TX		
X	Robin Kelly, IL		
X	Brendan Boyle, PA		

4/20/16 Foreign Affairs Committee Markup Summary

By unanimous consent, the Chair called up the following measures and amendments, to be considered *en bloc*:

- 1) H.R. 1150 (Smith), the Frank R. Wolf International Religious Freedom Act of 2015
 - a. Smith 76 an amendment in the nature of a substitute to H.R. 1150
- 2) H.R. 3694 (Trott), the Strategy to Oppose Predatory Organ Trafficking Act
 - a. Trott 8, an amendment in the nature of a substitute to H.R. 3694
 - Keating 63, an amendment to Trott 8
- 3) H.R. 4939 (Engel), the U.S.-Caribbean Strategic Engagement Act of 2016
- 4) <u>H. Con. Res. 88 (Chabot)</u>, Reaffirming the Taiwan Relations Act and the Six Assurances as the cornerstone of U.S.-Taiwan relations.
 - a. Chabot 36, an amendment in the nature of a substitute to H. Con. Res. 88
 - i. Connolly 72, an amendment to Chabot 36
- 5) S. 2143 (Cornyn), A bill to provide for the authority for the successors and assigns of the Starr-Camargo Bridge Company to maintain and operate a toll bridge across the Rio Grande near Rio Grande City, Texas, and for other purposes.

The measures considered *en bloc* were agreed to by voice vote. By unanimous consent, the measures were ordered favorably reported, as amended, and the Chair was authorized to seek House consideration of the measures under suspension of the rules.

The Committee adjourned.

The Frank Wolf International Religious Freedom Act (H.R. 1150)

Excerpts of Remarks by Rep. Chris Smith HCFA Markup of H.R. 1150 April 20, 2016

Eighteen years ago, Congress had the foresight to make advancing the right to religious freedom a U.S. foreign policy priority. Eighteen years have passed and religion is even more relevant today as a foreign policy issue than it was when the original International Religious Freedom Act was signed into law.

The world is experiencing an unprecedented crisis of international religious freedom, a crisis that continues to create millions of victims; a crisis that undermines liberty, prosperity and peace; a crisis that poses a direct challenge to the U.S. interests in the Middle East, Russia, China and sub-Saharan Africa.

The bill we passed almost eighteen years ago needs to be updated to match the challenges of the 21st century. That is what we are doing with this bill—the Frank Wolf International Religious Freedom Act. We honor the author of the landmark 1998 legislation and upgrade the tools, training, and resources used by the Administration to advance this fundamental freedom.

It is increasingly clear that a robust religious freedom diplomacy is necessary to advance US interest in stability, security, and economic development. Research shows that where there is more religious freedom, there is more economic freedom, more women's empowerment, more political stability, more freedom of speech, and less terrorism.

This legislation was co-sponsored by a bipartisan group of more than 100 Members of Congress. It is also supported by the U.S. Conference of Catholic Bishops and the International Religious Freedom Roundtable, a diverse and ecumenical group of religious communities, ethnic groups and nongovernmental organizations.

In a letter sent to all members of Congress, the Roundtable endorsed the legislation, saying, "While there is very little we agree on theologically, or politically, we all agree that ... the passage and implementation of HR 1150 ... will send a clear and urgent message regarding the inherent dignity of every human being, as well as our common global security in the fight against religious persecution, extremism, and terrorism."

I want to thank Rep. Anna Eshoo for being an original cosponsor and strong supporter of this bill. Her advocacy on behalf of religious minorities in the Middle East is important and critical work. I value her partnership on this legislation.

I also want to thank Chairman Royce and his staff for helping to move this legislation to markup and thank you also to ranking member Engel and his staff for engaging on this legislation and making it an effort of bipartisan cooperation.

Statement for the Record Submitted by Rep. Joe Wilson

Thank you Mr. Chairman. Today this committee is considering five important pieces of legislation with regards to the United States foreign policy priorities.

First, the Frank R. Wolfe International Religious Freedom Act of 2015 ensures that our nation's Foreign Service Officers are well trained to promote religious freedom and have the ability to recognize instances where it is being violated. Honoring Congressman Frank Wolfe is so appropriate for Congressman Wolfe established a legacy of protecting freedom. This bill also extends the important Commission on International Religious Freedom. With the continued threat of religious violence in the Middle East, North Africa, and Europe, this legislation could not be more timely.

Next, H.Con. Res. 88, "Reaffirming the Taiwan Relations Act and the Six Assurances as the cornerstone of U.S. – Taiwan relations" is important in reaffirming the commitment of Congress to the prosperity of Taiwan. The Six Assurances, originally given by Ronald Reagan, include promises that the United States must keep to ensure a strong and continued relationship with Taiwan. I appreciate Congressman Steve Chabot's leadership on this legislation.

I also look forward to the consideration of H.R. 3694 "Strategy to Oppose Predatory Organ Trafficking Act", H.R 4939 "U.S. – Caribbean Strategic Engagement Act of 2016" and S. 2143 "Starr – Camargo Bridge Act". I once again applaud Chairman Ed Royce and Ranking Member Eliott Engel for their bipartisan cooperation

Material submitted for the record by the Honorable Gerald E. Connolly, a Representative in Congress from the Commonwealth of Virginia

To submit for the record:

Mr. Chairman, I would like to submit for the record, pages 44 through 48 of the Department of State Bulletin from March 1979. This excerpt includes the original draft legislation proposed by the Executive Branch for the maintenance of our unofficial relations with Taiwan. You will find that the proposal bears little resemblance to the Taiwan Relations Act, and clearly demonstrates the significant role Congress played in crafting the legal authority for our enduring commitment to Taiwan.

Relations With the EAST ASIA: People on Taiwan

Following is a statement by Deputy Secretary of State Warren Christopher before the Senate Committee on Foreign Relations on February 5, 1979, President Carter's message to Congress transmitting proposed legi-lation concerning Taiwan on January 26, and texts of the legislation and section-by-section analysis.

DEPUTY SECRETARY CHRISTOPHER'S STATEMENT¹

CHRISTOPHER'S STATEMENT¹

I am pleased to appear before this committee today to speak for the Administration, in support of S. 245, which provides the framework for maintaining commercial, cultural, and other relations with the people of Taiwan on an unofficial basis.

Normalization of relations with the People's Republic of China is obviously a matter of great importance to the United States. In taking that step we have followed the example of all of our NATO affles and more than 100 other countries which had previously recognized the People's Republic of China. As last week's visit by Vice Premiter Deng Kinoping vividly demonstrated [see p. 1], the normalization and improvement of relations between our two countries holds great potential for the long-term benefit of the United States and China; and the peoples of the world.

Full and normal relations will allow us to work more effectively toward a stable system of indeendent nations a

the world.

Full and normal relations will allow us to work more effectively toward a stable system of independent nations in Asia. It will permit us to encourage an outward-looking China to play a constructive role in the world generally And it will enable American business to deal on an equal footing with other suppliers as China moves toward modernization.

This Administration has consistently maintained that normalization must be carried out in ways which do not reoparatize the well-being of the people on Taiwan. Toward that end, the President has repeatedly affirmed our comment to maintain commercial, cultural, and other relations with the people on Taiwan on an unofficial basis. To implement that commitment, we have taken the following steps:

First, we have moved to assure that

First, we have moved to assure that with the exception of the Mutual Defense Treaty and related agreements, our many treaties and other agreements

with Taiwan—more than 55 in all—will remain in force. When I went to Taiwan in December, I was instructed tawan in December, I was instructed to seek confirmation from the Taiwan authorities that they too would regard all existing agreements as continuing in force after January 1, 1979. The Taiwan authorities did provide such confirmation

Second. The President issued a memorandum on December 30 directing all departments and agencies to continue their current programs and other relations with Taiwan on an unfificial basis. The purpose of the memorandum was to insure that our relations with the people on Taiwan will continue pending the enactment of legislation.

Third, on January 16 the American Institute in Taiwan was incorporated as a nonprofit District of Columbia cor-poration. The institute, which is govporation. The institute, which is governed by three trustees appointed by the Secretary of State, is the unofficial body through which we will conduct relations with the people on Taiwan As set forth in its articles of incorporation, the basic purpose of the institute is to enable the American people and the people on Taiwan to maintain connectical, cultural, or other relations without official government representation or diplomatic relations.

Fourth, the President has transmitted to the Congress the bill new before you. This bill has three fundamental purposes:

purposes:

• It will confirm the continued eligibility of the people of Taiwan for participation in programs and activities that under U.S. law are to be carried out with foreign governments.
• It will provide for the carrying out of such programs and activities on an unofficial basis through the Anterican Institute in Taiwan and the corresponding instrumentality to be established by the people on Taiwan.
• It will establish funding, staffing, and administrative relationships of the institute.

Future Security of Taiwan

Before petting into the defails of the bill, I want to comment on the future security of Taiwan and its 17 million people. I know how important this

issue is to the members of this committee. It is equally important to us.

In normalizing relations with the People's Republic of China, we have not by any means abandoned our role as a Pacific power, or our interest in the peace and security of Taiwan Indeed, a peaceful resolution of the Taiwan issue is a fundamental part of the structure of normalization.

During the negotiations that preceded President Carter's December 15 announcement, we impressed upon the

announcement, we impressed upon the People's Republic of China our interest People's Republic of China our interest in the peaceful resolution of the Taiwan issue and our expectation that this issue will be settled peacefully by the Chinese themselves. It is significant that as part of normalization, the People's Republic of China agreed not to contradict our position on this cen-tral noint.

Chinese themselves. It is significant that as part of normalization, the People's Republic of China agreed not to contradict our position on this central point.

In addition, Vice Premier Deng has made a number of statements since normalization, including statements made to members of this committee, which clearly indicate a desire by the People's Republic of China to settle the Taiwan issue peacefully. As he put it to Senator Glenn in Peking. 'You can say that the social system on Taiwan will be decided by the people of Taiwan Changes might take a hundred years or a thousand years, by which I mean along time. We will not change the society by forceful means.'

In addition, any effort by the People's Republic of China to resolve the Taiwan sisue by other than peaceful means would be inconsistent with its cyloride desire to have better relations with the United States and our allies and friends. China has established an ambitious program of industrial modernization and ecenomic growth. The success of this program depends on good relations with the United States and other industrialized nations that both recognize the People's Republic of China and maintain commercial relations with the people on Taiwan. A decision by China to use force against Taiwan would, in effect, be a decision to renounce good relations with these nations and hence to abandon the program of inodernization and growth. Such a sharp reversal of policy would appear to be highly unlikely.

Finally, the fact is that Taiwan is strong militarity, and we will continue to sell Taiwan sellected, defensive weapons, as we have done in the past.

Finally, the fact is that Taiwan is strong militarity, and we will continue to sell Taiwan sellected, defensive weapons, as we have done in the past.

Finally, the fact is that Taiwan is strong militarity, and we will continue to sell Taiwan selected, defensive weapons, as we have done in the past.

Finally, the fact is the Taiwan is strong military, and we will continue to sell Taiwan selected, defensive weapon

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standpoint. I shall, therefore, only note standpoint. I shall, therefore, only note the improbability of an attack across 100 miles of water against strong forces and well-prepared defensive po-sitions, as well as the military prob-lems that China faces from other quar-

The Proposed Legislation

Let me now comment on the bill in greater detail. The bill has three titles. Title L. in its first three sections, pro-vides that our laws and regulations will Title L in its first three sections, provides that our laws and regulations will continue to apply to the people on Taiwan as they have in the past. Thus, section 101 preserves Taiwan's eligibility to participate in any U.S. program for which recognition or diplomatic relations is otherwise required. Section 102 provides that such terms as "foreign country," "nation, "state," as used in U.S. legislation, will include the people on Taiwan. And section 103 authorizes the executive branch to carry out with respect to the people on Taiwan programs and other relations which are authorized or required under U.S. law to be carried out with respect to foreign countries.

Thus, taken together, sections 101, 102; and 103 provide for continuation of our programs with the people on Taiwan under U.S. law, notwithstanding the normalization of relations with the People's Republic of China.

Section 104 provides for our use of the American Institute in Taiwan to conduct relations with the people on Taiwan. Section 105 provides that whenever the U.S. Government is authorized or required to enter into an agreement relative to the people on

whenever the U.S. Government is ad-thorized or required to enter into an agreement relative to the people on Tarwan, the agreement may be entered into by the institute. Similarly, section 106 provides that actions by an instru-mentality established by the people on Taiwan will satisfy U.S. legal requirements for actions by a foreign country

Practical Aspects

Practical Aspects

These sections permit important relationships to continue on an unofficial basis. Let me take a moment to despite what this will mean in practice. Basically, the American Institute in Taiwan will carry out the functions in the commercial, cultural, and other areas previously performed by our Embassy in Taipei. For example, as the Embassy in Taipei. For example, as the Embassy has done, the American Institute in Taiwan will perform the normal range of services for American businessmen in Taiwan, such as providing data and responding to inquiries concerning economic conditions and investment apportunities.

applications for visas and passports, just as the Embassy has done. (The actual issuance of visas will, of course, have to be done by consular offices, probably in posts near Taiwan, such as our Consulate General in Hong Kong. We are still working out the technicalities of this matter.)

As for trade, to the extent that trade

As for trade, to the extent that trade agreements, such as orderly marketing arrangements, are deemed desirable, they would be entered into between the American Institute in Taiwan and its Taiwan fountinue to enjoy most-favored-nation treatment and there is every reason to believe that trade between the United States and Taiwan will continue to flourish.

As another example, I would note that the Arms Export Control Act authorizes the President to sell arms to foreign countries and requires certain As for trade, to the extent that trade

thorizes the President to sell arms to foreign countries and requires certain undertakings from the purchasing government, such as a promise to provide funds for timely payment of contractors. The American Institute in Taiwan will make sales under the Arms Export Control Act to its counterpart instrumentality created by the people on Taiwan and will accept undertakings from that instrumentality which will satisfy the statute.

In sum, the picture I want to give you is one of relations continuing without interruption but on an unofficial

you is one of relations continuing without interruption but on an unofficial basis through nongovernmental means. It must be said, of course, that it takes two parties to conduct a relationship. It will not be possible for us to maintain relations unless Taiwan agrees to establish an unofficial instrumentality with which the American Institute in Taiwan may deal. Should Taiwan choose not to create such an instrumentality, then the picture 1 have painted becomes very unclear indeed, and the prospect of a histure in our relations as of March 1 becomes real.

Turning back to title, 1 of the legislation, 1 would note that under section

Turning back to title I of the legisla-tion, I would note that under section 107, when U.S. Iaw requires that foreign law be considered, the law applied by the people on Taiwan will be considered foreign law. This clarif-cation will be important, for example, in determining the validity of marriages and divorces, the distribution of dece-dents extates, and similar matters. It is also important for public law purposes such as the application of trade laws. Title II of the bill permits govern-ment agencies to, provide support for the institute. It thus enables the insti-tute to make maximum use of existing

the institute. It has enables the institure to make maximum use of existing
U.S. Government resources rather than
establish costly and duplicative indegraphent capabilities.

Title II also provides equitable

The fell will confirm the continued eligibility
of the people on Talwan for participation in

treatment for those who interrupt their government careers to accept tempor-ary employment with the institute. It ary employment with the institute. It permits Federal employees who leave government service for employment at the institute to continue to participate in Federal employee benefit programs and to return to Federal service at a later date without damage to their

careers.
Finally, title II provides that the in-stitute will be tax exempt and that the salaries and allowances paid to em-ployees of the institute will be taxed in the same way as comparable payments the government makes to its own

employees.

Title III of the bill authorizes the appropriation of funds for the institute. This will permit the consolidation of the institute's costs into a single budget account, which will facilitate executive branch and congressional oversight. For the current fiscal year, we intend to finance a contract with the institute by reprogramming funds appropriated to the Department of State and other reservicies.

agencies.
On behalf of the Administration, I on behalf of the Administration, it commend this legislation to you and urge its prompt enactment. The Congress will thereby insure that the substance of our many important relations with the people on Taiwan will be preserved and that these relations will truster. prosper.

PRESIDENT CARTER'S MESSAGE TO CONGRESS²

The United States of America has recognized the Government of the People's Republic of China as the sole legal government of China and is establishing diplomatic relations with that govestablishing diplomatic relations with mar gov-cemment. The Joint Communique issued by the United States and the People's Republic of China was the culmination of a long process begun by President Nixon and continued by President Ford and me.

I have also announced that, in the future, the American people will maintain commercial, cultural, and other relations with the people on Tawan without diploid government representation and without diplomatic telations. In furtherance of that policy, and pending ensemble therance of that policy, and pending ensemble dispitation on the subject. I have directed all departments and agencies to continue another failly to conduct programs, transactions and other relations with Taiwan.

To authorize legally the permanent implementation of that policy. I am today transition to the complex ability. To promote the foreign policy of the United States through the nationance of commercial, entirely and underlations with the people or Taiwan on an unelations with the people or Taiwan or as inter-American people will maintain commercial,

programs and activities that under United Shites law are to be carried out, with foreign governments, provide for the carrying out, at such programs and activities on an unofficial basis through the American Institute in Taiwan, a non-profit corporation, and the corresponding instrumentality being easibilished by the people on Taiwan, and establish fluiding, staffing and administrative relationships of the Institute. It also contains other authorizations and provisions relating to the foregoing matters.

I am confident the Congress diares my view that it is in the national interest that these unofficial relations between the American people and the people on Taiwan he maintained. It is highly desirable with this legislation be enacted as

desirable that this legislation be enacted as promptly as possible. I look forward to working with the Congress on this important project.

TEXT OF PROPOSED LEGISLATION

A BILL. To promote the foreign policy of the United States through the maintenance of commercial, cultural and other relations with

continercia, cultiva and obtain relations which the people on Taiwan on an unofficial basis, and for other purposes. Be it enacted by the Senate unit House of Representatives of the United States of America. in Congress assembled,

TITLE

Szerion 101: No requirement for maintenance of diplomatic relations with the United States, or for recognition of a government by the United States, as condition of eligibility for participation in programs, transactions or other relations authorized by or pursuant to United States law shell apply with respect to the people on Trawar, Sac. 102: Whenever any law, regulation ender of the United States teless or relates to a furrigin country, aution, state, government or similar entity such terms shall include, and such

programs and activities that under United States partment or agency of the United States Government is authorized or required by or pursuant to United States law to enter into, perform. an United States law to enter him, personni-enforce, or have in force an agreement ut ar-rangement itelative to the people on Taiswan, such agreement or arrangement shall be emed-tiatio, or performed and enforced, as the President may direct, by or through the Institute SEC, 100. Whenever the President or any de-partment of agency of the United States Goy.

partment or agency to the United States Own-ermment is subtorized or required by or pursuant to United States law to render or provide to, or to receive or accept from the people on Taiwan any performance, communication, assurance, undertaking or other action, such action shall, as the Prasident may direct, be rendered or pro-vided to, or received or accepted from, an instrumentality established by the people on

Taiwan. Sec. 107. Whenever the application of a rule of law of the United States depends upon foreign law, or compliance with foreign law, the law applied by the people on Taiwan shall be considered foreign law for that purpose.

TITLE II

SEC. 201. Any department or agency of the United States, Government is authorized to self-loan or leuse property, including interests berein, to, and to perform administrative and technical support functions and services for the operations of the Institute open such terms and conditions as the President may direct. Reimhursements to departments and agencies under this section shall be credited to the current appli-cable appropriation of the department or agency

this section shall be credited in the current appliof recognition of a government by the United States, or
of recognition of a government by the United States, or
of recognition of a government by the United States, or
of recognition of eligibility for participation in programs, transactions or other relations
sufficient country, nation, state, government or
sufficient country, nation, state, government or
service with a gold to the sufficient of the sufficient country, nation, state, government or
service with a government or or other shall agify with respect to
the people on Taiwan.

Sec. 103. Whenever authorized or required by
or pursuant to United States for
or pursuant or or other shall agify with respect
to the programs, transactions and other relations
with respect to integer shall be produced and early
out supply and to united shall be given the conduct of required by
or pursuant or united states with out and contions with respect to a free popular of the pursuant country of the states of the st

upon termination of such employment with the institute to reemployment or reinstatement with that department or agency or a successor agency on an appropriate position with attendant rights privileges, and benefits which the officer or employee would have had or acquired had he or she not heen so separated, subject to such time-period and other conditions as the President may presertibe.

(c) An officer or employee entitled to reemployment or reinstatement rights under sub-

(c) An officer or employee entitled to exemployment to rendering mader subsection (b) of this section shall, while continuously employed by the institute with no breat in continuity of service, continue to participate in any benefit program in which such officer or employee, was covered pior to employment by the Institute, including programs for compens, to for for postant death, injury or it theses for health and life insurance, for annual, sick and other statutory leave, and far returnent under any system established by law or regulation. Provided, That employee deductions and employee contributions, as required, in payment for such participation for the period (if employment with the Institute, must be zurnelly de-near with the institute, must be zurnelly de-near with the institute, must be zurnelly detor such partiagration for the period git employs, mean with the Institute, must be currently deposited in the program's or system's fond or depository. Death or retirement of any such officer or simpleyer during approved service with the Institute and prior to reemployment or crestatement shall be considered a death in service, or retirement from the service for the

service or retirement from the service for the purposes of any employee of anytroty benefits acquired by reason of service with a department or agency of the United States Government.

(d) Any employee of the department of agency of the United States Government.

47

Taiwan on an unofficial basis. The Secretary and on the islands of Taiwan and the Pesca- authorizations or requirements for agreements may provide such funds to the Institute for ex penses directly Act, includingdirectly related to the purposes of this

- (1) Payment of colories and benefits to Incitute employees:
 (2) Acquisition and maintenance of buildings
- and facilities necessary to the conduct of Institute business;
- (3) Maintenance of adequate security for Institute employees and facilities; and
- (4) Such other expenses as may be necessary for the effective functioning of the Institute.

SEC. 303. Any department or agency of the United States Government making funds available to the institute in accordance with this Act able to the Institute, in accordance with this Act-shall make arrangements with the Institute for the Compttoller General of the United States to have secess to the books and records of the Institute and the opportunity to audit the opera-tions of the Institute.

SEC 304. The programs, transactions and other relations carried out by the President or any department or agency of the United States Government, with respect to the people on Talwan since January 1, 1979, are approved and

Sec. 305. The President is authorized to prescribe such rules and regulations as he may deem appropriate to carry out the purposes of this Act.

ANALYSIS*

SECTION BY SECTION ANALYSIS OF THE SECTION BY SECTION ANALYSIS OF THE PROPOSED ACT TO PROMOTE THE FOREIGN POLICY OF THE UNITED STATES THROUGH THE MAINTENANCE OF COMMERCIAL CULTURAL AND OTHER RELATIONS WITH THE PEOPLE ON TAIWAN ON AN UNOFFICIAL BASIS AND FOR OTHER PURPOSES

I INTRODUCTION

INTRODUCTION

The legislation (hereinafter "the Bill") is being proposed as the result of the recognition by the United States of the People's Republic of China set the soil legal government of China the propose is to facilitate containation of commercial, cultraril and other resistance of China. Its purpose is to facilitate containation of commercial, cultraril and other resistance of the content of commercial cultraril and other resistance of the content of the propose of the propose of Talwar on an unofficial basis.

The Bill clustries the application of Laws of the United States to the people on Taiwan in light of the changed diplomatic situation, and provides for the continued conduct of programs and transactions with the people on Taiwan. It also contains a number of provisions on administrative, Jinapolal and related subjects

also contains a number of provision on and ministrative, financial and related subjects which will facilitate this new one governmental relationship with the people on Taiwan. The term, "people on Taiwan," as used in the Billy relleuts the non-existence of a gov-ernment to government relationship; and en-compasses both the authorities and the inhabite

dores.

II. PROVISIONS OF THE BILL

Section 101

This section provides that legal requirements for the maintenance of diplomatic relations with the United States or recognition of a foreign government by the United States will not be a bar to eligibility of the people on Taiwan for participation in programs, transac-tions or other relations under U.S. law. This will avoid questions under provisions of law such as section 620(t) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(t)), which refers Act of 1901 (22 U.S.C. 2370(i)), which refers explicitly to severance of deplomatic relations. It is also intended to satisfy requirements for diplomatic relations with or recognition by the United States which might be implied by terms such as "friendly country" contained in various statutes.

Section 102

Section 102.

This section specifies that laws, regulations and orders which refer or relate to "foreign countries," or use similar terms, shall continue to include and apply to the people on Taiwan.

The President has directed the heads of all departments and agencies to construe such laws departments and agencies to construe such laws as continuing to apply to the people on Taiwan. This directive has facilitated maintenance of unofficial relations pending action by the Congress. This section is intended to confirm continued eligibility of the people of Taiwan under such important legislation as the Arms Export such important legislation as the Arms Export. Control Act, Atomic Energy Act of 1954, the Export-Import Bank Act, the Foreign Assist-ance Act of 1961, the Mutual Educational and Cultural Exchange Act of 1961 and the Trade Act of 1974.

Section 103

This section expressly confirms the authority of the President and departments and agencies to carry our programs, transactions and other relations with the people on Taiwan under laws which provide for such programs, transactions and relations with respect to foreign countries.

Section 104

nonprofit corporation organized under the laws of the District of Columbia, which has been established for this purpose.

Section 105

This section provides for the performance and enforcement exercising superiment, and the making for ewalgarements, with the people on Taiway by to through the function of the sacross of th

authorizations or requitements for agreements or arrangements with the people on Taiwan II, for example, an agreement with a "foreign country" is a condition of eligibility for participation in a program, with respect to the people on Taiwan such a condition will be satisfied by an agreement netered into or performed through the Institute. This section applies not only to new agreements, but also to previous agreements, which remain in force unless terminated.

Section 106

This section provides for dealing with the people on Taiwan through an instrumentality acting on their behalf. It makes clear that provisions for dealing with a "foreign govern-ment" will be satisfied with respect to the people on Taiwan by dealing with that instru-mentality. Section 104 and 105 and this section provide for the conduct of nongovernmental relations through the Institute and the counterpart instrumentality of the people on Tai

This section provides that when the applica-tion of United States law depends upon foreign law, the law applied by the people on Taiwan shall be looked to for that purpose.

Section 201

This section authorizes departments and agencies to provide support for the Institute's internal operations through transfers of propinternal operations through transfers of prop-erty and the performance of functions and services. This will provide access by the hart-tute to existing federal resources in order to reduce costs and increase the efficiency of op-erations. It is expected that such support us-olly will be provided on a reimbursable basis.

Section 202

This section authorizes departments and This section authorizes departments and agencies to nequire and accept services from the Institute. Although the initial arrangements with the Institute are on a conventional contractual basis, this section authorizes the President to disregard normally applicable laws and regulations, such as limitations in procurement regulations, in order to permit the development of appropriate arrangements in these unique circumstances.

This section authorizes the transfer to the This section authorizes the transeer to the institute of a false employees of the U.S. Gov-eriment and preserves their benefits under the local compensation plan applicable in Taiwan under section 444 of the Foreign Service Act of 1946; us amended 122 U.S.C. 889). It is ex-1940, is amended 122 U.S.L. 889). It is expected that the institute will adopt this plan for its alien employees. This socious also as bourzes the continued participation in U.S. Government retirement systems by those transferred alien employees who have herefore been covered by such systems, subject to continued payment of contributions and deductions to the property of the continued payment of contributions and deductions to the secondaries find. lions to the appropriate fund

This section consisting of five subsections,

provides authority for the separation of federal employees for employment with the Institute, preservation of their federal henefits, and reciphlyment rights in the federal service. It is contemplated that such separated federal personnel will make on the staff of the Institute. Subjection (a) provides that a federal officer employees who accepts employment with the Institute may be separated from his or her sucency.

agency.
Subsection (by provides that any officer or employee so separated is entitled, upon termi-nation of employment with the Institute, to be reemployed or reinstated in the federal service reemployed or reinstated in the tederal service, Normally, reemployment for an employee in the classified service will be to the position from which the employee was separated. How-ever, the President is authorized to determine the appropriateness of the position for temployment. It is anticipated that especially in personnel systems based on the tank in per-

in personnel systems based on the tank in person concept, recomployment could be in a higher class.

Subsection (e) provides for continuity of federal benefits during service with the Institute, including compensation for job related death, liferies or injury, health and life insurance, leave, and retirement. Contributions, where regitted, must be paid in order to preserve these benefits. This section also provides that death or criteriment they a federal employed separation for white employed by the lostitute shall, be considered a death in or retrement from the death service for purposes. tirement from the federal service for purposes

thement from the federal service for purposes of benefit entitionent.

Subsection (d) authorizes the extension of the benefits of while the for the Bill, to Ederal employees serving with the Institute on leave without pay prior to the Bill's ensetment.

Section 205

This section addresses several questions relating to the status of the Institute and its employees. It is section for the Institute of its employees of the United States, and that the positive states with all the principal nations of the Middle East.

Second of the United States, and that they shall be excempt from the Institute of the United States, and that they shall be excempt from the statutery prohibition against dealing with their former agencies that they shall be excempt from the statutery prohibition against dealing with their former agencies that the shalless and shallow made available under the Bill representing the Institute. It also provides that the solutions and shallow made available under the Bill representing the Institute. It also provides that the solutions and shallow made available and the solutions and properties that the solutions and photomers of Institute employees.

Section 301

This section submittee appropriations to the Secretary of State of that secreous to the secretary to the secretary of State of the secretary of State of the secretary of State of the secretary of Institute employees.

Section 301

This section submittee appropriations to the Secretary of State of the secretary of State of the secretary of State of the secretary of States of the sec

Section 307

This section suffortizes appropriations to the Secretary of State of funds necessary to carry our the Bill. It is consemplated that die funds necessary for the operation and support of the bittitute on behalf of all departments and agencies will be consolidated into a single necessary for consolidated into a single necessary for an adversary of the properties of the performance of functions available for the performance of functions available for the performance of functions available to grow y concerned. Funds appropriated to the performance of the

MIDDLE EAST: Challenges and Opportunities for Peace in the Middle East

by Harold H. Saunders

Address before a conference span-sored by the Department of State, the World Affairs Council of Boston, and the Ford-Hall Forum in Boston on January 29, 1979.

There are few areas in the world There are two greas in the world today where so many different and important American interests come to gether as is the case in the Middle East. This is an area where fundamental changes are taking place at a dramatic rate. It embraces some of the most reconveriet and tamiddly modernizing cranges are taxing place at a dramatic rate. It embraces some of the most resource rich and rapidly modernizing nations of the world as well as some of the poorest and most traditional. We must expect instability. At the same time we must recognize that the changes we are witeessing across this strategic area contain not only the causes of instability and crisis but also the seeds of progress.

Because of the importance of all our interests, the only sensible American policy toward this area is one which permits us to pursue all of those interests at the same time in conditions of orderly change. Only when we are actively engaged in the search for peace can we pursue the full range of our interests with all the principal nations of the Middle East.

need it in the section 105 in the section 105 in the section 105 in the section 105 in the section requires that department and the section section section 105 in the section 105 in th

In this session, I want to concentrate on the process of achieving an Arab-Israeli peace and on how this relates to

on the process of achieving an Arabitsracii peace and on how this relates to our broader strategy toward the region. For three decades the Middle East has been subjected to the tragic course of conflict, tension, stalemate, terror, and renewed conflict. This recurrent cycle affecting both Israchs and Arabs has contributed to instability in the region—and has impaired the hopes for peace and prosperity for the world at large.

Over the past year we have witnessed dramatic advances, building on the historic visit of President Sadat to Jerusalem and on significant decisions by Prime Minister Begin. The framework for peace produced air Camp. David by President Sadat, Prime Minister Begin. The framework for peace produced air Camp. David by President Sadat, Prime Minister Begin, and President Carter, and now the treaty package almost completed in the hard but rewarding negotiations which began in Washington October 12, 119781 provide an unprecedented opportunity for the people of the Middle East to turn away from the long cycle of violence and move toward the new challerges of peace.

My purpose here is to assure to the keeten possible that this opportunity—and what is at stake should it be lost—is, fully understood. The framework for peace agreed at Camp.

This section approves and confirms the U.S. Government actions taken since January 1 1979, and prior to the Bill's enactment with respect to the people on Tarwan.

This section authorizes the President to pre-scribe appropriate rules and regulations to carry but the Bill's purposes.

The complete transcript of the heatings will be published by the committee and will be railable from the Supermentation of Deciments, U.S. Gaveriment Printing Office; washington, D.C. 20402.

For text use BULLETS of Feb. 1919, p. 28.

**Text (com, Werkly, Compilation of Prediction of Prediction