105TH CONGRESS 1ST SESSION H.R. 1622

To provide for an annual report to Congress concerning diplomatic immunity.

IN THE HOUSE OF REPRESENTATIVES

May 15, 1997

Mr. Dreier (for himself and Mr. Duncan) introduced the following bill; which was referred to the Committee on International Relations

A BILL

To provide for an annual report to Congress concerning diplomatic immunity.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. REPORTS AND POLICY CONCERNING DIPLO-4 MATIC IMMUNITY. 5 (a) FINDINGS.—The Congress makes the following findings: 6 7 (1) The United States was founded on the prin-8 ciple that all men are equal before the law and any-9 one, rich or poor, is entitled to the protection of the 10 law and also subject to just penalties under the law.

- 1 (2) International treaties regarding diplomatic 2 and consular immunity place diplomatic and con-3 sular officials from foreign countries in the unique 4 situation of being above the law and not subject to 5 prosecution for criminal offenses committed in the 6 country in which they serve, or their home country.
 - (3) Recent events indicate that this situation is endangering the safety and security of citizens and other persons residing in the United States.
 - (4) It is incumbent on the President and the Secretary of State to alleviate the injustice of the situation regarding diplomatic and consular immunity.
- 14 (b) Annual Report Concerning Diplomatic Im-15 Munity.—
 - (1) Report to congress.—The Secretary of State shall prepare and submit to the Congress, annually, a report concerning diplomatic immunity entitled "Report on Cases Involving Diplomatic Immunity".
 - (2) Content of Report.—In addition to such other information as the Secretary of State may consider appropriate, the report under paragraph (1) shall include the following:

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- 1 (A) The number of persons residing in the
 2 United States who enjoy full immunity from the
 3 criminal jurisdiction of the United States under
 4 laws extending diplomatic privileges and immu5 nities.
 - (B) Each case involving an alien described in subparagraph (A) in which the appropriate authorities of a State, a political subdivision of a State, or the United States reported to the Department of State that the authority had reasonable cause to believe the alien committed a serious criminal offense within the United States.
 - (C) Each case in which the United States has certified that a person enjoys full immunity from the criminal jurisdiction of the United States under laws extending diplomatic privileges and immunities.
 - (D) The number of United States citizens who are residing in a receiving State and who enjoy full immunity from the criminal jurisdiction of such State under laws extending diplomatic privileges and immunities.
 - (E) Each case involving a United States citizen under subparagraph (D) in which the

1	United States has been requested by the gov-
2	ernment of a receiving State to waive the im-
3	munity from criminal jurisdiction of the United
4	States citizen.
5	(3) Serious criminal offense defined.—
6	The term "serious criminal offense" means—
7	(A) any felony under Federal, State, or
8	local law;
9	(B) any Federal, State, or local offense
10	punishable by a term of imprisonment of more
11	than 1 year;
12	(C) any crime of violence as defined for
13	purposes of section 16 of title 18, United States
14	Code; or
15	(D) driving under the influence of alcohol
16	or drugs or driving while intoxicated if the case
17	involves personal injury to another individual.
18	(e) United States Policy Concerning Reform
19	OF DIPLOMATIC IMMUNITY.—It is the sense of the Con-
20	gress that the Secretary of State should explore, in appro-
21	priate fora, whether States should enter into agreements
22	and adopt legislation—
23	(1) to provide jurisdiction in the sending State
24	to prosecute crimes committed in the receiving State
25	by persons entitled to immunity from criminal juris-

diction under laws extending diplomatic privileges
and immunities; and

(2) to provide that where there is probable cause to believe that an individual who is entitled to immunity from the criminal jurisdiction of the receiving State under laws extending diplomatic privileges and immunities committed a serious crime, the sending State will waive such immunity or the sending State will prosecute such individual.

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