106TH CONGRESS 1ST SESSION

H.R. 2226

To amend the Immigration and Nationality Act to specify that imprisonment for reentering the United States after removal subsequent to a conviction for a felony shall be under circumstances that stress strenuous work and sparse living conditions, if the alien is convicted of another felony after the reentry.

IN THE HOUSE OF REPRESENTATIVES

June 15, 1999

Mr. Rohrabacher introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To amend the Immigration and Nationality Act to specify that imprisonment for reentering the United States after removal subsequent to a conviction for a felony shall be under circumstances that stress strenuous work and sparse living conditions, if the alien is convicted of another felony after the reentry.

- 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. SPECIFICATION OF CIRCUMSTANCES OF IM-

- 2 PRISONMENT.
- 3 Section 276(b) of the Immigration and Nationality
- 4 Act (8 U.S.C. 1326(b)) is amended by adding at the end
- 5 the following:
- 6 "For purposes of paragraphs (1) and (2), any term of im-
- 7 prisonment imposed on an alien whose removal was subse-
- 8 quent to a conviction for commission of a felony shall be
- 9 under circumstances that stress strenuous work and hu-
- 10 mane, but sparse, living conditions and omit educational
- 11 or rehabilitation programs that might otherwise apply to
- 12 the alien, if the alien is convicted for commission of an-
- 13 other felony after the reentry or attempt described in sub-
- 14 section (a)(2).".

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