^{111TH CONGRESS} 2D SESSION S. 3776

To provide for safe and humane policies and procedures pertaining to the arrest, detention, and processing of aliens in immigration enforcement operations.

IN THE SENATE OF THE UNITED STATES

SEPTEMBER 14, 2010

Mr. KERRY introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

- To provide for safe and humane policies and procedures pertaining to the arrest, detention, and processing of aliens in immigration enforcement operations.
 - 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 "Families First Immi-

5 gration Enforcement Act".

6 SEC. 2. DEFINITIONS.

- 7 In this Act:
- 8 (1) DEPARTMENT.—The term "Department"
- 9 means the Department of Homeland Security.

(2) SECRETARY.—The term "Secretary" means
 the Secretary of Homeland Security.

3 (3) SSA.—The term "SSA" means appropriate
4 State social service agencies.

5 SEC. 3. ARREST PROCEDURES.

6 (a) IN GENERAL.—Any immigration workplace en-7 forcement operation by the Department for alleged viola-8 tions of the Immigration and Nationality Act (8 U.S.C. 9 1101 et seq.), which is reasonably calculated to apprehend, 10 or results in the apprehension of, at least 50 aliens, shall 11 be carried out in accordance with the procedures described 12 in this section.

(b) STATE NOTIFICATION.—The Department shall
provide State officials with sufficient advance notice of all
immigration workplace enforcement operations to allow
State law enforcement officials to notify SSA of—

- 17 (1) the specific area of the State that will be af-18 fected;
- 19 (2) the languages spoken by employees at the20 target worksite; and

21 (3) any special needs of the employees.

22 (c) NGO NOTIFICATION.—

23 (1) IN GENERAL.—The Department and SSA24 shall determine how appropriate nongovernmental

organizations will be notified on the day of the en forcement action.

3 (2) PARTICIPATION.—At the discretion of SSA,
4 representatives of the nongovernmental organization
5 who speak the native language of the aliens detained
6 in the enforcement action may be permitted to par7 ticipate with SSA officials in interviewing such
8 aliens.

9 (d) DETERMINATION OF RISK TO RELATIVES.—The 10 Department shall provide SSA with unfettered and confidential access to aliens detained in the enforcement ac-11 12 tion to assist in the screening and interviews of aliens to 13 determine whether the detainee, the detainee's children, or other vulnerable people, including elderly and disabled 14 15 individuals, have been placed at risk as a result of the 16 detainee's arrest.

(e) MEDICAL SCREENING.—After SSA officials have
met with the alien detainees, qualified medical personnel
from the Division of Immigration Health Services of the
Department of Health and Human Services shall—

21 (1) conduct medical screenings of the alien de-22 tainees; and

(2) identify and report any medical issues that
might necessitate humanitarian release or additional
care.

1 (f) CONSIDERATION OF RECOMMENDATIONS.—The 2 Department shall immediately consider recommendations made by SSA and the Division of Immigration Health 3 4 Services about alien detainees who should be released on 5 humanitarian grounds, including alien detainees who— 6 (1) have a medical condition that requires spe-7 cial attention; 8 (2) are pregnant women; 9 (3) are nursing mothers; 10 (4) are the sole caretakers of their minor chil-11 dren or elderly relatives; 12 (5) function as the primary contact between the 13 family and those outside the home due to language 14 barriers; 15 (6) are needed to support their spouses in car-16 ing for sick or special needs children; 17 (7) have spouses who are ill or otherwise unable 18 to be sole caretaker; or 19 (8) are younger than 18 years of age. 20 (g) PUBLICITY.—The Department shall provide, and 21 advertise in the mainstream and foreign language media, 22 a toll-free number through which family members of alien 23 detainees may report such relationships to operators who

population of the enforcement operation and will convey
 such information to the Department and SSA.

3 SEC. 4. DETENTION PROCEDURES.

4 (a) IN GENERAL.—In order to maximize full and fair 5 visitation by children, immediate family members, and 6 counsel, an alien should be detained, to the extent space 7 is available, in facilities within the physical jurisdiction or 8 catchment area of the local field office of United States 9 Immigration and Customs Enforcement.

10 (b) Release.—

- (1) IN GENERAL.—Not later than 72 hours
 after an alien's apprehension in an immigration
 workplace enforcement operation, the alien shall be
 released from Department custody, in accordance
 with paragraph (2), if the alien—
- 16 (A) is not subject to mandatory detention
 17 under section 235(1)(B)(iii)(IV), 236(c), or
 18 236A of the Immigration and Nationality Act
 19 (8 U.S.C. 1225(1)(B)(iii)(IV), 1226(c), and
 20 1226a);

21 (B) does not pose an immediate flight risk;22 and

23 (C) meets any of the criteria set forth in24 section 3(f).

1	(2) Type of Release.—An alien shall be re-
2	leased under this subsection—
3	(A) on the alien's own recognizance;
4	(B) by posting a minimum bond under sec-
5	tion 236(a) of the Immigration and Nationality
6	Act (8 U.S.C. 1226(a));
7	(C) on parole in accordance with section
8	212(d)(5)(A) of such Act (8 U.S.C.
9	1182(d)(5)(A)); or
10	(D) through the Intensive Supervision Ap-
11	pearance Program or another comparable alter-
12	native to detention program.
13	SEC. 5. LEGAL ORIENTATION PRESENTATIONS.
14	Any alien arrested in an immigration enforcement op-
15	eration that is reasonably calculated to apprehend, or re-
16	sults in the apprehension of, at least 50 aliens shall have
17	access to legal orientation presentations provided by inde-
18	pendent, nongovernmental agencies through the Legal
19	Orientation Program administered by the Executive Office
20	for Immigration Review.
21	SEC. 6. REGULATIONS CONCERNING THE TREATMENT OF
22	ALIENS IN A VULNERABLE POPULATION IN
23	THE UNITED STATES.

Not later than 6 months after the date of the enact-ment of this Act, the Secretary shall promulgate regula-

tions to implement this Act, in accordance with the notice
 and comment requirements under subchapter II of chapter
 5 of title 5, United States Code (commonly referred to
 as the Administrative Procedure Act).

5 SEC. 7. REPORT TO CONGRESS.

6 The Secretary shall submit an annual report that de7 scribes all the actions taken by the Department to imple8 ment this Act to—

9 (1) Committee on the Judiciary of the Senate;
10 (2) Committee on the Judiciary of the House of
11 Representatives;

12 (3) the Committee on Homeland Security and13 Governmental Affairs of the Senate; and

14 (4) the Committee on Homeland Security of the15 House of Representatives.

16 SEC. 8. AUTHORIZATION OF APPROPRIATIONS.

17 There are authorized to be appropriated such sums18 as may be necessary to carry out this Act.

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