H. R. 1107

For the relief of Judge Neringa Venckiene, who the Government of Lithuanian seeks on charges related to her pursuit of justice against Lithuanian public officials accused of sexually molesting her young niece.

IN THE HOUSE OF REPRESENTATIVES

February 7, 2019

Mr. Smith of New Jersey introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

For the relief of Judge Neringa Venckiene, who the Government of Lithuania seeks on charges related to her pursuit of justice against Lithuanian public officials accused of sexually molesting her young niece.

- 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 "Give Judge Venckiene
- 5 Her Day in Court Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

- 1 (1) Judge Neringa Venckiene fled to the United 2 States in 2013 and requested political asylum after 3 a 5-year battle in Lithuania to secure justice for her 4 4-year-old niece, Deimante Kedyte, who reported 5 that she was being sexually molested by Lithuanian 6 government officials while in her mother's care.
 - (2) Deimante Kedyte's claims of sexual molestation were evaluated by court-ordered psychologists and psychiatrists and deemed to be credible.
 - (3) Deimante Kedyte accused of sexual molestation her mother and 2 associates of her mother, an assistant to the Speaker of the Parliament and a sitting judge.
 - (4) Judge Venckiene and Deimante Kedyte's father petitioned law enforcement and the courts for full investigation of Deimante's claims against the accused individuals, but believed the ensuing investigation to be negligent.
 - (5) Lithuania's parliament (Legal and Judiciary Committees) issued a report in 2010 that deemed the investigation into Deimante Kedyte's sexual molestation accusations to be negligent and found that the negligence had compromised the case against the public officials.

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

- 1 (6) The prosecutors in the case were fired be2 cause, according to the court, their negligence in the
 3 investigation and overt coordination with one of the
 4 suspects resulted in possible lost evidence and cre5 ated "circumstances for the suspects to avoid crimi6 nal liability".
 - (7) The Child's Rights Ombudsman was fired.
 - (8) The then Attorney General of Lithaunia, Algimantas Valantinas, as well as multiple prosecutors, were forced to resign.
 - (9) After Deimante Kedyte's father went missing in 2009, Judge Venckiene was awarded guardianship of Deimante.
 - (10) Deimante Kedyte's mother was never indicted for complicity in the sexual molestation despite a Vilnius District Court Ruling in October 2009 that there was enough evidence to indict her.
 - (11) In December 2011, Judge Venckiene was ordered to give Deimante Kedyte, then 7 years old, back to her mother, but Deimante refused to return to her mother, indicating fear of sexual molestation.
 - (12) Hundreds of Lithuanians kept vigil outside Judge Venckiene's house to prevent the Lithuanian Government from removing Deimante Kedyte.

- 1 (13) In May 2012, the Lithuanian Government 2 sent more than 200 police officers to take Deimante 3 Kedyte from Judge Venckiene by force.
 - (14) Deimante Kedyte clung to Judge Venckiene, was ripped from her, was carried away shrieking, and has completely disappeared from public view for the last 6½ years.
 - (15) The Lithuanian Government's action resulted in protests against the Lithuanian Government in Lithuania and at numerous Lithuanian embassies around the world, as well as in the United States when the Lithuanian President attended the NATO summit in Chicago in May 2012.
 - (16) Judge Venckiene published a book entitled "Way of Courage" in 2012 about Deimante Kedyte's ordeal and Lithuania's failure to properly investigate and prosecute the case against the government officials.
 - (17) "Way of Courage" became the name of a new, anti-corruption, anti-pedophilia political party in Lithuania, which elected Judge Venckiene to Lithuania's parliament in 2012.
 - (18) Judge Venckiene sought political asylum in the United States in 2013 after she received threats and experienced what she believed was an attempt

- on her life following a political rally, and after the Lithuanian Government moved to lift Judge Venckiene's parliamentary immunity.
 - atically prosecuted for "false statements" and other crimes the journalists, a medical professional, Deimante Kedyte's grandparents, Judge Venckiene's neighbor, other members of her new political party, people who attended rallies on her behalf, and many others who came forward with evidence or support of Deimante Kedyte's claims of sexual molestation or who opposed the violent removal of Deimante from Judge Venckiene.
 - (20) Lithuania has leveled more than 35 charges against Judge Venckiene, including charges for filing petitions on behalf of Deimante Kedyte with Lithuania's courts and the Child's Rights Ombudsman, making statements critical of the investigation to journalists, describing in her book the sexual molestation case against and naming the public officials, involvement in "unauthorized protests", "humiliating the court", desecrating the national anthem, conducting her own investigation into the case, failing to turn Deimante over to the accused officer, mother, bruising an and kicking

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- Deimante's accused mother when the accused mother tried to remove Deimante.
- United States and the Republic of Lithuania on October 23, 2001, does not permit for Judge Venckiene to offer counter-evidence in United States court to any of Lithuania's charges against her or to make the case for Lithuania's political motivation.
 - (22) A United States Magistrate Judge in April 2018 approved extradition for charges that Judge Venckiene hindered the activities of a bailiff, failed to comply with a court's decision not associated with a penalty, caused physical pain, and resisted against a civil servant or a person performing the functions of public administration—all charges related to Deimante Kedyte violently being taken from Judge Venckiene's home and returned to the accused mother.
 - (23) In October 2017, Lithuanian prosecutor in the case, D. Jakutis, explained to news outlet Lietuvos Rytas that political charges were intentionally removed from the extradition request so that the request would not be rejected by United States authorities. He also noted that if Judge Venckiene

- is returned to Lithuania, new charges related to the old case could be added.
 - (24) Former political prisoners, current and former government officials in Lithuania, as well as other prominent members of society in Lithuania, have written to the United States Government, warning that the Lithuanian Government's charges against Judge Venckiene are politically motivated.
 - (25) The Chairman of the Supreme Court of Lithuania Gintaras Kryzevicius has been reported as publicly saying that Judge Venckiene "is an abscess in the legal system and an abscess in the political system" and "the trouble of the whole state".
 - (26) Finland, Ireland, Northern Ireland, Denmark, Israel, Germany, Austria, Malta, Ukraine, and Russia have all refused to extradite individuals to Lithuania.
 - (27) Judge Venckiene can present evidence concerning the political motivation of Lithuania's charges against her before an immigration judge if she is excluded from the extradition treaty and allowed to proceed with her political asylum case, filed in 2013 and scheduled to be heard in July 2019.

	Ö
1	SEC. 3. EXCLUSION FROM EXTRADITION TREATY BETWEEN
2	THE UNITED STATES AND THE REPUBLIC OF
3	LITHUANIA; EFFECT OF APPLICATION FOR
4	ASYLUM.
5	(a) In General.—Notwithstanding any other provi-
6	sion of law, Judge Neringa Venckiene shall be excluded
7	from extradition under the Extradition Treaty Between
8	the Government of the United States of America and the
9	Government of the Republic of Lithuania, signed at
10	Vilnius on October 23, 2001, and entered into force on
11	March 31, 2003 (as amended by the Protocol on the Appli-
12	cation of the Agreement on Extradition between the
13	United States of America and the European Union to the
14	Extradition Treaty between the Government of the United
15	States of America and the Government of the Republic
16	of Lithuania, signed at Brussels on June 15, 2005, and
17	entered into force on February 1, 2010), and excluded
18	from all other laws allowing for her extradition to Lith-
19	uania.
20	(b) Political Asylum.—Judge Neringa Venckiene
21	shall be permitted to remain in the United States until
22	a final order is issued with respect to her pending applica-
23	tion for asylum.
24	(c) Free Movement.—Judge Neringa Venckiene
25	shall not be held in Federal or State prison or detention

for any immigration-related or extradition-related offense

- 1 and shall be allowed free movement and continued work
- 2 permission until a final order is issued with respect to her

3 pending application for asylum.

 \bigcirc