

119TH CONGRESS
1ST SESSION

S. 3009

To amend the Immigration and Nationality Act to include advocacy for Sharia law to be a ground for inadmissibility and deportability, and for other purposes.

IN THE SENATE OF THE UNITED STATES

OCTOBER 15, 2025

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

A BILL

To amend the Immigration and Nationality Act to include advocacy for Sharia law to be a ground for inadmissibility and deportability, 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 “Preserving a Sharia-
5 Free America Act”.

6 **SEC. 2. SHARIA EXCLUSION FOR AMERICAN SECURITY.**

7 (a) IN GENERAL.—The Secretary of State, the Sec-
8 retary of Homeland Security, and the Attorney General,
9 as applicable, shall deny any immigration benefit, visa, im-

1 migration relief, or admission to the United States to any
2 alien who advocates for the imposition of Sharia law in
3 a manner that would violate the rights of another person
4 under the Constitution of the United States or any Fed-
5 eral or State law.

6 (b) REMOVAL.—Any alien in the United States who
7 the Secretary of State, the Secretary of Homeland Secu-
8 rity, or the Attorney General determines has violated sub-
9 section (a) shall have any immigration benefit, immigra-
10 tion relief, or visa revoked, be considered inadmissible or
11 deportable, and shall be removed from the United States.

12 (c) FAILURE TO DISCLOSE.—Any alien who provides
13 a false statement to any official representative of the De-
14 partment of State, the Department of Homeland Security,
15 the Department of Justice, or any other Federal agency
16 in violation of section 1001(a) of title 18, United States
17 Code, in any matter within the jurisdiction of the Govern-
18 ment of the United States, with respect to such alien’s
19 advocacy of Sharia law—

20 (1) shall have his or her immigration benefit,
21 immigration relief, or visa revoked;

22 (2) shall be considered inadmissible or deport-
23 able, as applicable, under section 212(a) or 237(a)
24 of the Immigration and Nationality Act (8 U.S.C.
25 1182(a) and 1227(a)); and

1 (3) shall be subject to removal from the United
2 States.

3 (d) JUDICIAL REVIEW.—Notwithstanding any other
4 provision of law, any determination made under subsection
5 (b) shall be final and shall not be subject to review by
6 any court.

7 **SEC. 3. CONFORMING AMENDMENTS.**

8 Title II of the Immigration and Nationality Act (8
9 U.S.C. 1151 et seq.) is amended—

10 (1) in section 212(a)(10) (8 U.S.C.
11 1182(a)(10)), by adding at the end the following:

12 “(F) ADVOCATION OF SHARIA LAW.—Any
13 alien who advocates for the imposition of Sharia
14 law in a manner that would violate the rights
15 of another person under the Constitution of the
16 United States or any Federal or State law is in-
17 admissible.”; and

18 (2) in section 237(a) (8 U.S.C. 1227(a)), by
19 adding at the end the following:

20 “(3) ADVOCATION OF SHARIA LAW.—Any alien
21 who, at any time after admission, advocates for the
22 imposition of Sharia law in a manner that would vio-
23 late the rights of another person under the Constitu-

1 tion of the United States or any Federal or State
2 law is deportable.”.

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