

116TH CONGRESS  
1ST SESSION

**S.** \_\_\_\_\_

To limit the separation of families at or near ports of entry.

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IN THE SENATE OF THE UNITED STATES

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Mrs. FEINSTEIN (for herself, Mr. LEAHY, Mrs. MURRAY, Mr. WYDEN, Ms. HARRIS, Ms. ROSEN, Mrs. SHAHEEN, Mr. KING, Mr. CARPER, Ms. DUCKWORTH, Mr. SANDERS, Mr. BENNET, Mr. COONS, Mr. BLUMENTHAL, Ms. KLOBUCHAR, Mr. REED, Mr. Kaine, Ms. HASSAN, Mr. MARKEY, Mr. MURPHY, Mr. MENENDEZ, Ms. CORTEZ MASTO, Mr. HEINRICH, Mr. UDALL, Mr. CARDIN, Mr. BOOKER, Mr. WHITEHOUSE, Mr. MERKLEY, Mr. VAN HOLLEN, Mr. CASEY, Ms. HIRONO, Mrs. GILLIBRAND, Ms. CANTWELL, Ms. WARREN, Ms. STABENOW, Ms. BALDWIN, Mr. BROWN, Ms. SMITH, Mr. WARNER, Mr. PETERS, Mr. JONES, and Mr. SCHATZ) introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

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**A BILL**

To limit the separation of families at or near ports of entry.

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 “Keep Families To-  
5 gether Act”.

1 **SEC. 2. LIMITATION ON THE SEPARATION OF FAMILIES.**

2 (a) IN GENERAL.—An agent or officer of a des-  
3 ignated agency shall be prohibited from removing a child  
4 from his or her parent or legal guardian, at or near the  
5 port of entry or within 100 miles of the border of the  
6 United States, unless one of the following has occurred:

7 (1) A State court, authorized under State law,  
8 terminates the rights of a parent or legal guardian,  
9 determines that it is in the best interests of the child  
10 to be removed from his or her parent or legal guard-  
11 ian, in accordance with the Adoption and Safe Fam-  
12 ilies Act of 1997 (Public Law 105–89), or makes  
13 any similar determination that is legally authorized  
14 under State law.

15 (2) An official from the State or county child  
16 welfare agency with expertise in child trauma and  
17 development makes a best interests determination  
18 that it is in the best interests of the child to be re-  
19 moved from his or her parent or legal guardian be-  
20 cause the child is in danger of abuse or neglect at  
21 the hands of the parent or legal guardian, or is a  
22 danger to herself or others.

23 (3) The Chief Patrol Agent or the Area Port  
24 Director in their official and undelegated capacity,  
25 authorizes separation upon the recommendation by  
26 an agent or officer, based on a finding that—

1 (A) the child is a victim of trafficking or  
2 is at significant risk of becoming a victim of  
3 trafficking;

4 (B) there is a strong likelihood that the  
5 adult is not the parent or legal guardian of the  
6 child; or

7 (C) the child is in danger of abuse or ne-  
8 glect at the hands of the parent or legal guard-  
9 ian, or is a danger to themselves or others.

10 (b) PROHIBITION ON SEPARATION.—An agency may  
11 not remove a child from a parent or legal guardian solely  
12 for the policy goal of deterring individuals from migrating  
13 to the United States or for the policy goal of promoting  
14 compliance with civil immigration laws.

15 (c) DOCUMENTATION REQUIRED.—The Secretary  
16 shall ensure that a separation under subsection (a)(3) is  
17 documented in writing and includes, at a minimum, the  
18 reason for such separation, together with the stated evi-  
19 dence for such separation.

20 **SEC. 3. RECOMMENDATIONS FOR SEPARATION BY AGENTS**  
21 **OR OFFICERS.**

22 (a) IN GENERAL.—Not later than 180 days after the  
23 date of the enactment of this Act, the Secretary, in con-  
24 sultation with the Secretary of Health and Human Serv-  
25 ices, shall develop training and guidance, with an empha-

1 sis on the best interests of the child, childhood trauma,  
2 attachment, and child development, for use by the agents  
3 and officers, in order to standardize the implementation  
4 of section 2(a)(3).

5 (b) ANNUAL REVIEW.—Not less frequently than an-  
6 nually, the Secretary of Health and Human Services shall  
7 review the guidance developed under subsection (a) and  
8 make recommendations to the Secretary to ensure such  
9 guidance is in accordance with current evidence and best  
10 practices in child welfare, child development, and child-  
11 hood trauma.

12 (c) REQUIREMENT.—The guidance under subsection  
13 (a) shall incorporate the presumptions described in section  
14 4.

15 (d) ADDITIONAL REQUIREMENTS.—

16 (1) EVIDENCE-BASED.—The guidance and  
17 training developed under this section shall incor-  
18 porate evidence-based practices.

19 (2) TRAINING REQUIRED.—

20 (A) AGENTS AND OFFICERS.—All agents  
21 and officers of designated agencies, upon hire,  
22 and annually thereafter, shall complete training  
23 on adherence to the guidance under this sec-  
24 tion.

1 (B) MANAGEMENT.—All Chief Patrol  
2 Agents and Area Port Directors, upon hire, and  
3 annually thereafter, shall complete—

4 (i) training on adherence to the guid-  
5 ance under this section; and

6 (ii) 90 minutes of child welfare prac-  
7 tice training that is evidence-based and  
8 trauma-informed.

9 **SEC. 4. PRESUMPTIONS.**

10 The presumptions described in this section are the  
11 following:

12 (1) There shall be a strong presumption in  
13 favor of family unity.

14 (2) To the maximum extent practicable, the  
15 Secretary shall ensure that sibling groups remain in-  
16 tact.

17 (3) There is a presumption that detention is  
18 not in the best interests of families and children.

19 **SEC. 5. REQUIRED POLICY FOR LOCATING SEPARATED**  
20 **CHILDREN.**

21 (a) IN GENERAL.—Not later than 180 days after the  
22 after the date of the enactment of this Act, the Secretary  
23 shall publish final public guidance that describes, with  
24 specificity, the manner in which a parent or legal guardian  
25 may locate a child who was separated from the parent or

1 legal guardian under section 2(a). In developing the public  
2 guidance, the Secretary shall consult with the Secretary  
3 of Health and Human Services, immigrant advocacy orga-  
4 nizations, child welfare organizations, and State child wel-  
5 fare agencies.

6 (b) WRITTEN NOTIFICATION.—The Secretary shall  
7 provide each parent or legal guardian who was separated,  
8 with written notice of the public guidance to locate a sepa-  
9 rated child.

10 (c) LANGUAGE ACCESS.—All guidance shall be avail-  
11 able in English and Spanish, and at the request of the  
12 parent or legal guardian, in the language or manner that  
13 is understandable by the parent or legal guardian.

14 **SEC. 6. REQUIRED INFORMATION FOR SEPARATED FAMI-**  
15 **LIES.**

16 Not less frequently than monthly, the Secretary shall  
17 provide the parent or legal guardian of a child who was  
18 separated with—

19 (1) a status report on the monthly activities of  
20 the child;

21 (2) information about the education and health  
22 of the child, including any medical treatment pro-  
23 vided to the child or medical treatment rec-  
24 ommended for the child;

1           (3) information about changes to the child’s im-  
2 migration status; and

3           (4) other information about the child, designed  
4 to promote and maintain family reunification, as the  
5 Secretary determines in his or her discretion.

6 **SEC. 7. ANNUAL REPORT ON FAMILY SEPARATION.**

7           Not later than 1 year after the date of the enactment  
8 of this Act, and annually thereafter, the Secretary shall  
9 submit a report to the committees of jurisdiction that de-  
10 scribes each instance in which a child was separated from  
11 a parent or legal guardian and includes, for each such in-  
12 stance—

13           (1) the relationship of the adult and the child;

14           (2) the age and gender of the adult and child;

15           (3) the length of separation;

16           (4) whether the adult was charged with a crime,  
17 and if the adult was charged with a crime, the type  
18 of crime;

19           (5) whether the adult made a claim for asylum,  
20 expressed a fear to return, or applied for other im-  
21 migration relief;

22           (6) whether the adult was prosecuted if charged  
23 with a crime and the associated outcome of such  
24 charges;

1           (7) the stated reason for, and evidence in sup-  
2           port of, the separation;

3           (8) if the child was part of a sibling group at  
4           the time of separation, whether the sibling group has  
5           had physical contact and visitation;

6           (9) whether the child was rendered an unac-  
7           companied alien child; and

8           (10) other information in the Secretary's discre-  
9           tion.

10 **SEC. 8. CLARIFICATION OF PARENTAL RIGHTS.**

11           If a child is separated from a parent or legal guard-  
12           ian, and a State court has not made a determination that  
13           the parental rights have been terminated, there is a pre-  
14           sumption that—

15           (1) the parental rights remain intact; and

16           (2) the separation does not constitute an af-  
17           firmative determination of abuse or neglect under  
18           Federal or State law.

19 **SEC. 9. CLARIFICATION OF EXISTING LAW.**

20           (a) FEDERAL LAW.—Nothing in this Act shall be in-  
21           terpreted to supersede or modify Federal child welfare law,  
22           where applicable, including the Adoption and Safe Fami-  
23           lies Act of 1997 (Public Law 105–89).

1 (b) STATE LAW.—Nothing in this Act shall be inter-  
2 preted to supersede or modify State child welfare laws  
3 where applicable.

4 **SEC. 10. GAO REPORT ON PROSECUTION OF ASYLUM SEEK-**  
5 **ERS.**

6 (a) STUDY.—The Comptroller General of the United  
7 States shall conduct a study of the prosecution of asylum  
8 seekers during the period beginning on January 1, 2008  
9 and ending on December 31, 2018, including—

10 (1) the total number of persons who claimed a  
11 fear of persecution, received a favorable credible fear  
12 determination, and were referred for prosecution;

13 (2) an overview and analysis of the metrics  
14 used by the Department of Homeland Security and  
15 the Department of Justice to track the number of  
16 asylum seekers referred for prosecution;

17 (3) the total number of asylum seekers referred  
18 for prosecution, a breakdown and description of the  
19 criminal charges filed against asylum seekers during  
20 such period, and a breakdown and description of the  
21 convictions secured;

22 (4) the total number of asylum seekers who  
23 were separated from their children as a result of  
24 being referred for prosecution;



1           (3) COMMITTEES OF JURISDICTION.—The term  
2           “committees of jurisdiction” means—

3                   (A) the Committee on the Judiciary of the  
4           Senate;

5                   (B) the Committee on Health, Education,  
6           Labor, and Pensions of the Senate; and

7           (4) DANGER OF ABUSE OR NEGLECT AT THE  
8           HANDS OF THE PARENT OR LEGAL GUARDIAN.—The  
9           term “danger of abuse or neglect at the hands of the  
10          parent or legal guardian” does not mean migrating  
11          to or crossing the United States border.

12          (5) DESIGNATED AGENCY.—The term “des-  
13          ignated agency” means—

14                   (A) the Department of Homeland Security;

15                   (B) the Department of Justice; and

16                   (C) the Department of Health and Human  
17          Services.

18          (6) FINDING.—The term “finding” means an  
19          individualized written assessment or screening by the  
20          trained agent or officer that includes a consultation  
21          with a child welfare specialist, formalized as required  
22          under section 2(c) and consistent with sections 3, 4,  
23          and 8.

1           (7) SECRETARY.—Unless otherwise specified,  
2           the term “Secretary” means the Secretary of Home-  
3           land Security.