

119TH CONGRESS
1ST SESSION

H. R. 30

To amend the Immigration and Nationality Act to provide that aliens who have been convicted of or who have committed sex offenses or domestic violence are inadmissible and deportable.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 3, 2025

Ms. MACE (for herself, Ms. MALLIOTAKIS, Ms. TENNEY, Mr. BIGGS of Arizona, Mr. NEHLS, Mr. PERRY, Mr. WEBER of Texas, Mrs. HOUCHIN, Mr. OGLES, Mr. FITZGERALD, Mr. STAUBER, Mr. OWENS, Ms. BOEBERT, Mr. TONY GONZALES of Texas, Mr. NUNN of Iowa, and Mrs. BIGGS of South Carolina) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To amend the Immigration and Nationality Act to provide that aliens who have been convicted of or who have committed sex offenses or domestic violence are inadmissible and deportable.

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 “Preventing Violence
5 Against Women by Illegal Aliens Act”.

1 **SEC. 2. INADMISSIBILITY AND DEPORTABILITY RELATED**
2 **TO SEX OFFENSES, DOMESTIC VIOLENCE,**
3 **STALKING, CHILD ABUSE, OR VIOLATION OF**
4 **PROTECTION ORDER.**

5 (a) INADMISSIBILITY.—Section 212(a)(2) of the Im-
6 migration and Nationality Act (8 U.S.C. 1182(a)(2)) is
7 amended by adding at the end the following:

8 “(J) SEX OFFENSES.—Any alien who has
9 been convicted of, who admits having com-
10 mitted, or who admits committing acts which
11 constitute the essential elements of a sex of-
12 fense (as such term is defined in section 111(5)
13 of the Adam Walsh Child Protection and Safety
14 Act of 2006 (34 U.S.C. 20911(5))), or a con-
15 spiracy to commit such an offense, is inadmis-
16 sible.

17 “(K) DOMESTIC VIOLENCE, STALKING,
18 CHILD ABUSE, OR VIOLATION OF PROTECTION
19 ORDER.—Any alien who has been convicted of,
20 who admits having committed, or who admits
21 committing acts which constitute the essential
22 elements of—

23 “(i) a crime of domestic violence (as
24 such term is defined in section
25 237(a)(2)(E));
26 “(ii) a crime of stalking;

1 “(iii) a crime of child abuse, child ne-
2 glect, or child abandonment; or

3 “(iv) a crime of violating the portion
4 of a protection order (as such term is de-
5 fined in section 237(a)(2)(E)) that involves
6 protection against credible threats of vio-
7 lence, repeated harassment, or bodily in-
8 jury to the person or persons for whom the
9 protection order was issued,

10 is inadmissible.”.

11 (b) DEPORTABILITY.—Section 237(a)(2) of the Im-
12 migration and Nationality Act (8 U.S.C. 1227(a)(2)) is
13 amended—

14 (1) in subparagraph (E)—

15 (A) in the heading, by striking “CRIMES
16 AGAINST CHILDREN AND” and inserting “AND
17 CRIMES AGAINST CHILDREN”; and

18 (B) in clause (i), by inserting before the
19 period at the end the following “, and includes
20 any crime that constitutes domestic violence, as
21 such term is defined in section 40002(a) of the
22 Violent Crime Control and Law Enforcement
23 Act of 1994 (34 U.S.C. 12291(a)), regardless
24 of whether the jurisdiction receives grant fund-
25 ing under that Act”; and

1 (2) by adding at the end the following:

2 “(G) SEX OFFENSES.—Any alien who has
3 been convicted of a sex offense (as such term is
4 defined in section 111(5) of the Adam Walsh
5 Child Protection and Safety Act of 2006 (34
6 U.S.C. 20911(5))) or a conspiracy to commit
7 such an offense, is deportable.”.

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