119th CONGRESS 1st Session

To remove aliens who fail to comply with a release order, to enroll all aliens on the ICE nondetained docket in the Alternatives to Detention program with continuous GPS monitoring, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr. CRUZ introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

## A BILL

- To remove aliens who fail to comply with a release order, to enroll all aliens on the ICE nondetained docket in the Alternatives to Detention program with continuous GPS monitoring, 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 "Justice for Jocelyn5 Act".

 $\mathbf{2}$ 

1	SEC. 2. LIMITATION ON PARTICIPATION IN ALTERNATIVES
2	TO DETENTION.
3	No alien may be released as part of any program
4	under an Alternatives to Detention program unless—
5	(1) all detention beds available to the Secretary
6	of Homeland Security have been filled;
7	(2) there exists no available option to hold such
8	alien in detention; and
9	(3) the Secretary has exercised and exhausted
10	all reasonable efforts to hold such alien in detention.
11	SEC. 3. GPS TRACKING AND CURFEW REQUIREMENTS FOR
12	CERTAIN ALIENS.
13	Each alien on U.S. Immigration and Customs En-
14	forcement's nondetained docket shall be—
15	(1) enrolled in an Alternatives to Detention pro-
16	gram;
17	(2) continuously subject to GPS monitoring—
18	(A) for the duration of all applicable immi-
19	gration proceedings, including any appeal; and
20	(B) in the case of an alien who has been
21	ordered removed from the United States, until
22	removal; and
23	(3) required to stay in their Alternatives to De-
24	tention-compliant home address between the hours
25	of 10:00 p.m. and 5:00 a.m.

3

# SEC. 4. REMOVAL OF ALIENS WHO FAIL TO COMPLY WITH RELEASE ORDER. Section 240(b)(5) of the Immigration and Nationality

4 Act (8 U.S.C. 1229a(b)(5)) is amended by adding at the5 end the following:

6 "(F) FAILURE TO COMPLY WITH RELEASE 7 ORDER.—If an immigration officer submits an 8 affidavit to an immigration judge stating that 9 an alien failed to comply with a condition of re-10 lease under section 236(a), such alien shall be 11 ordered removed in absentia.".

#### 12 SEC. 5. SEVERABILITY.

13 If any provision of this Act or the application of such 14 provision to any person or circumstance is held by a Fed-15 eral court to be unconstitutional, the remainder of this Act 16 and the application of such provisions to any other person 17 or circumstance shall not be affected.