# 109TH CONGRESS 2D SESSION H.R.6293

To express United States foreign policy with respect to, and to strengthen United States advocacy on behalf of, individuals persecuted and denied their rights in foreign countries on account of gender, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

#### SEPTEMBER 29, 2006

Mrs. MALONEY (for herself, Mr. LANTOS, and Ms. JACKSON-LEE of Texas) introduced the following bill; which was referred to the Committee on International Relations, and in addition to the Committees on Financial Services and Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

# A BILL

- To express United States foreign policy with respect to, and to strengthen United States advocacy on behalf of, individuals persecuted and denied their rights in foreign countries on account of gender, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "International Women's Freedom Act of 2006".

#### 1 (b) TABLE OF CONTENTS.—The table of contents for

#### 2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings; policy.
- Sec. 3. Definitions.

#### TITLE I—DEPARTMENT OF STATE ACTIVITIES

- Sec. 101. Office on International Women's Rights; Ambassador at Large for International Women's Rights.
- Sec. 102. Reports.
- Sec. 103. Establishment of a women's rights internet site.
- Sec. 104. Training for foreign service officers.
- Sec. 105. High-level contacts with nongovernmental organizations.
- Sec. 106. Programs and allocations of funds by United States missions abroad.
- Sec. 107. Prisoner lists and issue briefs on women's rights concerns.

#### TITLE II—COMMISSION ON INTERNATIONAL WOMEN'S RIGHTS

- Sec. 201. Establishment and composition.
- Sec. 202. Duties of the Commission.
- Sec. 203. Powers of the Commission.
- Sec. 204. Commission personnel matters.
- Sec. 205. Reports of the Commission.
- Sec. 206. Applicability of other laws.
- Sec. 207. Standards of conduct and disclosure.
- Sec. 208. Authorization of appropriations.
- Sec. 209. Termination.

#### TITLE III—NATIONAL SECURITY COUNCIL

Sec. 301. Special Adviser on International Women's Rights.

#### TITLE IV—PRESIDENTIAL ACTIONS

Subtitle A—Targeted Responses to Violations of Women's Rights Abroad

- Sec. 401. Presidential actions in response to violations of women's rights.
- Sec. 402. Presidential actions in response to particularly severe violations of women's rights.
- Sec. 403. Consultations.
- Sec. 404. Report to Congress.
- Sec. 405. Description of Presidential actions.
- Sec. 406. Effects on existing contracts.
- Sec. 407. Presidential waiver.
- Sec. 408. Publication in Federal Register.
- Sec. 409. Termination of Presidential actions.
- Sec. 410. Preclusion of judicial review.

#### Subtitle B—Strengthening Existing Law

- Sec. 421. United States assistance.
- Sec. 422. Multilateral assistance.
- Sec. 423. Exports of certain items used in particularly severe violations of women's rights.

#### TITLE V—PROMOTION OF WOMEN'S RIGHTS

- Sec. 501. Assistance for promoting women's rights.
- Sec. 502. International broadcasting.
- Sec. 503. International exchanges.
- Sec. 504. Foreign service awards.

#### TITLE VI—REFUGEE, ASYLUM, AND CONSULAR MATTERS

- Sec. 601. Use of annual report.
- Sec. 602. Refugee training.
- Sec. 603. Reform of asylum policy.
- Sec. 604. Inadmissibility of foreign government officials who have engaged in particularly severe violations of women's rights.
- Sec. 605. Studies relating to the effect of expedited removal provisions on asylum claims.

#### TITLE VII—MISCELLANEOUS PROVISIONS

Sec. 701. Business codes of conduct.

#### 1 SEC. 2. FINDINGS; POLICY.

2 (a) FINDINGS.—Congress makes the following find-3 ings:

4 (1) Support for human rights is the cornerstone
5 of American foreign policy, and the advance of wom6 en's rights and the advance of liberty are ultimately
7 inseparable.

8 (2) The importance of women's equal rights is 9 articulated in numerous international instruments, 10 including the Universal Declaration of Human 11 Rights, the International Covenant on Civil and Po-12 litical Rights, the Helsinki Accords, and the Charter 13 of the United Nations.

14 (3) Article 1 of the Universal Declaration of
15 Human Rights recognizes that all human beings are
16 born free and equal in dignity and rights. Article 3

1 of the International Covenant on Civil and Political 2 Rights recognizes that the State Parties to the Cov-3 enant undertake to ensure the equal right of men 4 and women to the enjoyment of all civil and political 5 rights set forth in the Covenant. Article 26 of the 6 Covenant provides that all persons are equal before 7 the law and are entitled without any discrimination 8 to the equal protection of the law. In this respect, 9 the laws of each State Party shall prohibit any dis-10 crimination and guarantee to all persons equal and 11 effective protection against discrimination on any 12 ground such as race, color, sex, language, religion, 13 political or other opinion, national or social origin, 14 property, birth or other status. The Preamble of the 15 Charter of the United Nations affirms the equal 16 rights of men and women. Governments have the re-17 sponsibility to protect the fundamental rights of 18 their citizens and to pursue justice for all. Women's 19 rights are fundamental rights, regardless of race, 20 country, creed, or nationality, and should never be 21 arbitrarily abridged by any government.

(4) Barbaric treatment of women persists in
many parts of the world. Women suffer both government-sponsored and government-tolerated violations
of their human rights. In countries that do par-

1 ticular violence to women's rights, women cannot 2 work outside the home, cannot attend schools or universities, cannot drive, cannot leave the home with-3 4 out a male companion, may only use segregated 5 transportation, cannot obtain a passport without the 6 permission of a male relative, must wear particular clothing, must black out house windows in public 7 8 view, cannot obtain quality health education, have 9 limited access to health care because a male relative 10 must be present or because male doctors are not al-11 lowed to touch female patients. Some countries also 12 limit women's property rights and stunt women's economic opportunities. The most brutal forms of 13 14 women's rights violations include female genital mu-15 tilation, sex trafficking and imprisonment of unmar-16 ried pregnant women.

17 (5) Though not confined to a particular region
18 or regime, violations of women's rights are often
19 particularly widespread, systematic, and heinous
20 under totalitarian governments and in countries with
21 militant, politicized religious majorities or with
22 strong tribal traditions.

(6) Congress has recognized and denounced
international violations of women's rights through
the adoption of the following resolutions:

1	(A) Senate Resolution 68 of the 106th
2	Congress, expressing the sense of the Senate re-
3	garding the treatment of women and girls by
4	the Taliban in Afghanistan.
5	(B) Senate Concurrent Resolution 42 of
6	the 107th Congress, condemning the Taliban
7	for their discriminatory policies towards women.
8	(C) Senate Concurrent Resolution 86 of
9	the 107th Congress, expressing the sense of
10	Congress that women from all ethnic groups in
11	Afghanistan should participate in the economic
12	and political reconstruction of Afghanistan.
13	(D) House Resolution 393 of the 108th
14	Congress, commending Afghan women for their
15	participation in Afghan government and civil
16	society, encouraging the inclusion of Afghan
17	women in the political and economic life of Af-
18	ghanistan, and advocating the protection of the
19	human rights of all Afghans, particularly
20	women, in the Afghanistan Constitution.
21	(E) Senate Resolution 74 of the 109th
22	Congress, designating March 8, 2005, as Inter-
23	national Women's Day.
24	(F) On October 10, 2003, First Lady
25	Laura Bush said, "All of us have an obligation

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1 to speak up and to speak out. We may come 2 from different backgrounds and faiths; but ad-3 vancing human rights is the responsibility of all 4 humanity—a commitment shared by people of 5 good will on every continent. As we work to 6 meet the challenges that women face at home 7 and abroad, our goal is simple: we seek wom-8 en's full participation in every dimension of 9 life... Our dedication to advancing and pro-10 tecting women's rights in all countries must 11 continue for a prosperous and stable world. 12 Without women, the goals of democracy and 13 peace cannot be achieved.".

14 (G) On October 18, 2004, First Lady 15 Laura Bush said, "Empowered women are vital 16 to democracy. And this is even clearer to all of 17 us today as we look around the world and we 18 see what happens in countries where half of the 19 population is left out. The struggle for human 20 rights is a story of ordinary people doing ex-21 traordinary things.".

(b) POLICY.—It shall be the policy of the UnitedStates to do the following:

(1) To condemn violations of women's rights,
 and to promote, and to assist other governments in
 promoting, the fundamental human rights of women.

4 (2) To seek to channel United States security
5 and development assistance to governments other
6 than those found to be engaged in gross violations
7 of the rights of women, as set forth in the Foreign
8 Assistance Act of 1961, in the International Finan9 cial Institutions Act, and in other formulations of
10 United States human rights policy.

11 (3) To be vigorous and flexible, reflecting both 12 the unwavering commitment of the United States to 13 women's rights and the desire of the United States 14 for the most effective and principled response, in 15 light of the range of violations of women's rights by 16 a variety of persecuting regimes, and the status of 17 the relations of the United States with different na-18 tions.

(4) To work with foreign governments that affirm and protect women's rights, in order to develop
multilateral documents and initiatives to combat violations of women's rights and promote the right of
women to enjoy their human rights abroad.

24 (5) Standing for liberty and standing with the25 disadvantaged, to use and implement appropriate

tools in the United States foreign policy apparatus,
 including diplomatic, political, commercial, chari table, educational, and cultural channels, to promote
 respect for women's rights by all governments and
 peoples.

## 6 SEC. 3. DEFINITIONS.

7 In this Act:

8 (1) AMBASSADOR AT LARGE.—The term "Am9 bassador at Large" means the Ambassador at Large
10 for International Women's Rights appointed under
11 section 101(b).

(2) ANNUAL REPORT.—The term "Annual Report" means the Annual Report on International
Women's Rights described in section 102(b).

15 (3) APPROPRIATE CONGRESSIONAL COMMIT16 TEES.—The term "appropriate congressional com17 mittees"—

18 (A) means the Committee on Foreign Re19 lations of the Senate and the Committee on
20 International Relations of the House of Rep21 resentatives; and

(B) includes, in the case of any determination made with respect to the taking of President action under paragraphs (9) through (15)
of section 405(a), the committees described in

subparagraph (A) and, where appropriate, the
 Committee on Financial Services of the House
 of Representatives and the Committee on Bank ing, Housing, and Urban Affairs of the Senate.
 (4) COMMENSURATE ACTION.—The term "com mensurate action" means action taken by the Presi dent under section 405(b).

8 (5) COMMISSION.—The term "Commission" 9 means the United States Commission on Inter-10 national Women's Rights established in section 11 201(a).

12 (6) Country reports on human rights 13 PRACTICES.—The term "Country Reports on 14 Human Rights Practices" means the annual report 15 required to be submitted by the Secretary of State 16 to Congress under sections 116(d) and 502B(b) of 17 the Foreign Assistance Act of 1961.

18 (7) EXECUTIVE SUMMARY.—The term "Execu19 tive Summary" means the Executive Summary to
20 the Annual Report, as described in section
21 102(b)(1)(F).

(8) GOVERNMENT OR FOREIGN GOVERNMENT.—The term "government" or "foreign government" includes any agency or instrumentality of the
government.

1	(9) HUMAN RIGHTS REPORTS.—The term
2	"Human Rights Reports" means all reports sub-
3	mitted by the Secretary of State to Congress under
4	sections 116 and 502B of the Foreign Assistance
5	Act of 1961.
6	(10) Office.—The term "Office" means the
7	Office on International Women's Rights established
8	in section 101(a).
9	(11) PARTICULARLY SEVERE VIOLATIONS OF
10	women's rights.—The term "particularly severe
11	violations of women's rights" means systematic, on-
12	going, egregious violations of women's rights, includ-
13	ing violations such as—
13 14	ing violations such as— (A) denying women freedoms guaranteed
14	(A) denying women freedoms guaranteed
14 15	(A) denying women freedoms guaranteed for men;
14 15 16	<ul><li>(A) denying women freedoms guaranteed for men;</li><li>(B) restrictions, based on gender, on trav-</li></ul>
14 15 16 17	<ul> <li>(A) denying women freedoms guaranteed for men;</li> <li>(B) restrictions, based on gender, on travel, work, attending educational institutions,</li> </ul>
14 15 16 17 18	<ul> <li>(A) denying women freedoms guaranteed for men;</li> <li>(B) restrictions, based on gender, on travel, work, attending educational institutions, public transportation, or driving;</li> </ul>
14 15 16 17 18 19	<ul> <li>(A) denying women freedoms guaranteed for men;</li> <li>(B) restrictions, based on gender, on travel, work, attending educational institutions, public transportation, or driving;</li> <li>(C) forcing women to wear particular</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>(A) denying women freedoms guaranteed for men;</li> <li>(B) restrictions, based on gender, on travel, work, attending educational institutions, public transportation, or driving;</li> <li>(C) forcing women to wear particular clothing not required for men;</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>(A) denying women freedoms guaranteed for men;</li> <li>(B) restrictions, based on gender, on travel, work, attending educational institutions, public transportation, or driving;</li> <li>(C) forcing women to wear particular clothing not required for men;</li> <li>(D) limiting access to health care and</li> </ul>

(F) other flagrant denials to women or
 girls of the right to life, liberty, or the security
 of persons.

4 (12) SPECIAL ADVISER.—The term "Special
5 Adviser" means the Special Adviser to the President
6 on International Women's Rights described in sec7 tion 101(l) of the National Security Act of 1947, as
8 added by section 301 of this Act.

9 (13) VIOLATIONS OF WOMEN'S RIGHTS.—The 10 term "violations of women's rights" means violations 11 of the internationally recognized human rights of 12 women, as set forth in the international instruments 13 referred to in section 2(a)(2) and as described in 14 section 2(a)(3), including violations such as arbi-15 trary prohibitions on, restrictions of, or punishment for-16

- 17 (A) engaging in activities which are legal18 for men;
- 19 (B) leaving the home alone;

20 (C) obtaining an exit visa to depart the
21 country without the permission of a male rel22 ative;

23 (D) possession and distribution of lit24 erature pertaining to women's rights;

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1	(E) obtaining health care services without
2	the consent of a male relative; or
3	(F) other activities which are legal for
4	men.
5	TITLE I—DEPARTMENT OF
6	STATE ACTIVITIES
7	SEC. 101. OFFICE ON INTERNATIONAL WOMEN'S RIGHTS;
8	AMBASSADOR AT LARGE FOR INTER-
9	NATIONAL WOMEN'S RIGHTS.
10	(a) Establishment of Office.—There is estab-
11	lished within the Department of State an Office on Inter-
12	national Women's Rights that shall be headed by the Am-
13	bassador at Large for International Women's Rights ap-
14	pointed under subsection (b).
15	(b) APPOINTMENT.—The Ambassador at Large shall
16	be appointed by the President, by and with the advice and
17	consent of the Senate.
18	(c) DUTIES.—The Ambassador at Large shall have
19	the following responsibilities:
20	(1) IN GENERAL.—The primary responsibility
21	of the Ambassador at Large shall be to advance
22	women's rights abroad, to denounce the violation of
23	those rights, and to recommend appropriate re-
24	sponses by the United States Government when
25	those rights are violated.

1	(2) Advisory Role.—The Ambassador at
2	Large shall be a principal adviser to the President
3	and the Secretary of State regarding matters affect-
4	ing women's rights abroad and, with advice from the
5	Commission, shall make recommendations regard-
6	ing—
7	(A) the policies of the United States Gov-
8	ernment toward governments that violate wom-
9	en's rights or that fail to ensure the rights of
10	individual women; and
11	(B) policies to advance women's rights
12	abroad.
13	(3) DIPLOMATIC REPRESENTATION.—Subject to
14	the direction of the President and the Secretary of
15	State, the Ambassador at Large is authorized to
16	represent the United States in matters and cases
17	relevant to women's rights abroad in—
18	(A) contacts with foreign governments,
19	intergovernmental organizations, specialized
20	agencies of the United Nations, the Organiza-
21	tion on Security and Cooperation in Europe,
22	and other international organizations of which
23	the United States is a member; and
24	(B) multilateral conferences and meetings
25	relevant to women's rights abroad.

(4) REPORTING RESPONSIBILITIES.—The Am bassador at Large shall have the reporting respon sibilities described in section 102.

4 (5) SENIOR COORDINATOR FOR INTERNATIONAL
5 WOMEN'S ISSUES.—The Ambassador at Large shall,
6 in addition to his or her other duties, assume the
7 duties of the Senior Coordinator for International
8 Women's Issues of the Department of State.

9 (d) FUNDING.—The Secretary of State shall provide 10 the Ambassador at Large with such funds as may be nec-11 essary for the hiring of staff for the Office, for the conduct 12 of investigations by the Office, and for necessary travel 13 to carry out the provisions of this section.

# 14 SEC. 102. REPORTS.

(a) PORTIONS OF ANNUAL HUMAN RIGHTS RE-15 PORTS.—The Ambassador at Large shall assist the Sec-16 17 retary of State in preparing those portions of the Human Rights Reports that relate to women's rights and freedom 18 19 from discrimination based on gender and those portions 20 of other information provided to the Congress under sec-21 tions 116 and 502B of the Foreign Assistance Act of 1961 22 (22 U.S.C. 2304(a)(1)) that relate to the right to freedom 23 from discrimination based on sex.

24 (b) ANNUAL REPORT ON INTERNATIONAL WOMEN'S25 RIGHTS.—

1 DEADLINE FOR SUBMISSION.—On Sep-(1)2 tember 1 of each year or the first day thereafter on 3 which the appropriate House of Congress is in ses-4 sion, the Secretary of State, with the assistance of 5 the Ambassador at Large, and taking into consider-6 ation the recommendations of the Commission, shall 7 prepare and transmit to the Congress an Annual Re-8 port on International Women's Rights 9 supplementing the most recent Human Rights Re-10 ports by providing additional detailed information 11 with respect to matters involving international wom-12 en's rights. Each Annual Report shall contain the 13 following: 14 (A) STATUS OF WOMEN'S RIGHTS.—A de-15 scription of the status of women's rights in 16 each foreign country, including— 17 (i) trends toward improvement in the 18 respect and protection of women's rights 19 and trends toward deterioration of such 20 rights; (ii) violations of women's rights en-21 22 gaged in or tolerated by the government of

23 that country; and

1	(iii) particularly severe violations of
2	women's rights engaged in or tolerated by
3	the government of that country.
4	(B) VIOLATIONS OF WOMEN'S RIGHTS.—
5	An assessment and description of the nature
6	and extent of violations of women's rights in
7	each foreign country, including gender-based
8	discrimination by governmental and nongovern-
9	mental entities, discrimination targeted at indi-
10	viduals or particular groups of women, and the
11	existence of government policies violating wom-

(C) UNITED STATES POLICIES.—A descrip-13 14 tion of United States actions and policies in 15 support of women's rights in each foreign country engaging in or tolerating violations of wom-16 17 en's rights, including a description of the meas-18 ures and policies implemented during the pre-19 ceding 12 months by the United States under this title and titles IV and V in opposition to 20 21 violations of women's rights and in support of 22 international women's rights.

en's rights.

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23 (D) INTERNATIONAL AGREEMENTS IN EF24 FECT.—A description of any binding agreement

•HR 6293 IH

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1	with a foreign government entered into by the
2	United States under section 401(b) or 402(c).
3	(E) TRAINING AND GUIDELINES OF GOV-
4	ERNMENT PERSONNEL.—A description of—
5	(i) the training described in section
6	202(e)(3) of the Immigration and Nation-
7	ality Act (as amended by section 603(b) of
8	this Act), the last sentence of section
9	708(a) of the Foreign Service Act of 1980
10	(as amended by section $602(a)$ of this
11	Act), and sections 208(e) and 240(f) of the
12	Immigration and Nationality Act (as
13	amended by section 603 of this Act), on
14	violations of women's rights that is pro-
15	vided to immigration judges and consular,
16	refugee, immigration, and asylum officers;
17	and
18	(ii) the development and implementa-
19	tion of the guidelines described in sub-
20	sections $(f)(3)$ and $(g)$ of $207(g)$ section
21	207 of the Immigration and Nationality
22	Act (as amended by section 602 of this
23	Act).
24	(F) EXECUTIVE SUMMARY.—An executive

25 summary to the annual report highlighting the

status of women's rights in certain foreign countries and including the following:

3 (i) COUNTRIES IN WHICH THE 4 UNITED STATES IS ACTIVELY PROMOTING WOMEN'S RIGHTS.—An identification of 5 foreign countries in which the United 6 7 States is actively promoting women's 8 rights. This section of the report shall in-9 clude a description of actions taken by the 10 United States to promote the internation-11 ally recognized human rights of women 12 and oppose violations of such rights under 13 title IV and title V of this Act during the 14 period covered by the Annual Report. Any 15 country designated as a country of par-16 ticular concern for women's rights under 17 section 402(b)(1) shall be included in this 18 section of the report.

(ii) COUNTRIES OF SIGNIFICANT IMPROVEMENT IN WOMEN'S RIGHTS.—An
identification of foreign countries the governments of which have demonstrated significant improvement in the protection and
promotion of the internationally recognized
human rights of women during the period

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1	covered by the Annual Report. This section
2	of the report shall include a description of
3	the nature of the improvement and an
4	analysis of the factors contributing to such
5	improvement, including actions taken by
6	the United States under this Act.
7	(2) CLASSIFIED ADDENDUM.—If the Secretary
8	of State determines that it is in the national security
9	interests of the United States or is necessary for the
10	safety of individuals to be identified in the Annual
11	Report or is necessary to further the purposes of
12	this Act, any information required by paragraph $(1)$ ,
13	including measures or actions taken by the United
14	States, may be summarized in the Annual Report or
15	the Executive Summary and submitted in more de-
16	tail in a classified addendum to the Annual Report
17	or the Executive Summary.
18	(c) Preparation of Reports Regarding Viola-
19	tions of Women's Rights.—
20	(1) STANDARDS AND INVESTIGATIONS.—The
21	Secretary of State shall ensure that United States
22	missions abroad maintain a consistent reporting
23	standard and thoroughly investigate reports of viola-
24	tions of the internationally recognized human rights
25	of women.

1 (2) CONTACTS WITH NONGOVERNMENTAL OR-2 GANIZATIONS.—In compiling data and assessing the 3 respect of women's rights for the Human Rights Re-4 ports, the Annual Report, and the Executive Sum-5 mary, United States mission personnel shall, as ap-6 propriate, seek out and maintain contacts with wom-7 en's and human rights nongovernmental organiza-8 tions, with the consent of those organizations, in-9 cluding receiving reports and updates from such or-10 ganizations and, when appropriate, investigating 11 such reports. 12 (d) Amendments to the Foreign Assistance 13 Act of 1961.— 14 (1) CONTENT OF HUMAN RIGHTS REPORTS FOR 15 COUNTRIES RECEIVING ECONOMIC ASSISTANCE.-16 Section 116(d) of the Foreign Assistance Act of 17 1961 (22 U.S.C. 2151n(d)) is amended— 18 (A) by striking "and" at the end of para-19 graph (10); 20 (B) by striking the period at the end of paragraph (11) and inserting "; and"; and 21 22 (C) by adding at the end the following: 23 "(12) wherever applicable, violations of women's rights, including particularly severe violations of 24

1	women's rights (as defined in section 3 of the Inter-
2	national Women's Freedom Act of 2006).".
3	(2) CONTENTS OF HUMAN RIGHTS REPORTS
4	FOR COUNTRIES RECEIVING SECURITY ASSIST-
5	ANCE.—Section 502B(b) of the Foreign Assistance
6	Act of 1961 (22 U.S.C. 2304(b)) is amended—
7	(A) in the first sentence, by inserting "and
8	the Ambassador at Large for International
9	Women's Rights" after "Religious Freedom";
10	and
11	(B) in the fourth sentence by inserting
12	after "1998)" the following: ", and information
13	on violations of women's rights, including par-
14	ticularly severe violations of women's rights (as
15	defined in section 3 of the International Wom-
16	en's Freedom Act of 2006)".
17	SEC. 103. ESTABLISHMENT OF A WOMEN'S RIGHTS INTER-
18	NET SITE.
19	In order to facilitate access by nongovernmental orga-
20	nizations and by the public around the world to inter-
21	national documents on the protection of women's rights,
22	the Secretary of State, with the assistance of the Ambas-
23	sador at Large, shall establish and maintain an Internet

25 women's rights, the Annual Report, the Executive Sum-

site containing major international documents relating to

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mary, and any other documentation or references to other
 sites as deemed appropriate or relevant by the Ambas sador at Large.

### **4** SEC. 104. TRAINING FOR FOREIGN SERVICE OFFICERS.

Section 708(a) of the Foreign Service Act of 1980
(22 U.S.C. 4028(a)) is amended by adding at the end the
following: "After January 1, 2006, such training shall include instruction on the internationally recognized rights
of women and the various aspects and manifestations of
violations of women's rights.".

# 11SEC. 105. HIGH-LEVEL CONTACTS WITH NONGOVERN-12MENTAL ORGANIZATIONS.

13 United States chiefs of mission shall seek out and 14 contact any women's nongovernmental organizations to 15 provide high-level meetings with such nongovernmental or-16 ganizations where appropriate and beneficial. United 17 States chiefs of mission and Foreign Service officers 18 abroad shall seek to meet with imprisoned women's rights 19 advocates where appropriate and beneficial.

20 SEC. 106. PROGRAMS AND ALLOCATIONS OF FUNDS BY 21 UNITED STATES MISSIONS ABROAD.

22 It is the sense of the Congress that—

(1) United States diplomatic missions in countries the governments of which engage in or tolerate
violations of the internationally recognized human

rights of women should develop, as part of annual
 program planning, a strategy to promote respect for
 the internationally recognized human rights of
 women; and

5 (2) in allocating or recommending the allocation 6 of funds or recommending candidates for programs 7 and grants funded by the United States Govern-8 ment, United States diplomatic missions should give 9 particular consideration to those programs and can-10 didates deemed to assist in the promotion of wom-11 en's rights.

# 12 SEC. 107. PRISONER LISTS AND ISSUE BRIEFS ON WOMEN'S 13 RIGHTS CONCERNS.

14 (a) SENSE OF THE CONGRESS.—To encourage in-15 volvement with women's rights concerns at every possible opportunity and by all appropriate representatives of the 16 17 United States Government, it is the sense of the Congress 18 that officials of the executive branch of the United States Government should promote increased advocacy on such 19 20 issues during meetings between foreign dignitaries and ex-21 ecutive branch officials or Members of Congress.

(b) PRISONER LISTS AND ISSUE BRIEFS ON WOMEN'S RIGHTS CONCERNS.—The Secretary of State, in consultation with the Ambassador at Large, the Under Secretary of State for Democracy and Global Affairs, the As-

sistant Secretary of State for Democracy, Human Rights 1 2 and Labor, United States chiefs of mission abroad, re-3 gional experts, and nongovernmental human rights 4 groups, shall prepare and maintain issue briefs on wom-5 en's rights, on a country-by-country basis, consisting of lists of persons believed to be imprisoned, detained, or 6 7 placed under house arrest because of their gender, to-8 gether with brief evaluations and critiques of the policies 9 of the respective country restricting women's rights. In 10 considering the inclusion of names of prisoners on such lists, the Secretary of State shall exercise appropriate dis-11 cretion, including concerns regarding the safety, security, 12 13 and benefit to such prisoners.

(c) AVAILABILITY OF INFORMATION.—The Secretary
shall, as appropriate, provide women's rights issue briefs
under subsection (b) to executive branch officials and
Members of Congress in anticipation of bilateral contacts
with foreign leaders, both in the United States and
abroad.

# 20 TITLEII—COMMISSIONON21INTERNATIONALWOMEN'S

# 22 **RIGHTS**

# 23 SEC. 201. ESTABLISHMENT AND COMPOSITION.

24 (a) IN GENERAL.—There is established the United25 States Commission on International Women's Rights.

1	(b) Membership.—
2	(1) APPOINTMENT.—The Commission shall be
3	composed of—
4	(A) the Ambassador at Large, who shall
5	serve ex officio as a nonvoting member of the
6	Commission; and
7	(B) nine other members, who shall be
8	United States citizens who are not being paid
9	as officers or employees of the United States,
10	and who shall be appointed as follows:
11	(i) Three members of the Commission
12	shall be appointed by the President.
13	(ii) Three members of the Commission
14	shall be appointed by the President pro
15	tempore of the Senate, of which two of the
16	members shall be appointed upon the rec-
17	ommendation of the leader in the Senate of
18	the political party that is not the political
19	party of the President, and of which one of
20	the members shall be appointed upon the
21	recommendation of the leader in the Sen-
22	ate of the other political party.
23	(iii) Three members of the Commis-
24	sion shall be appointed by the Speaker of
25	the House of Representatives, of which two

1	of the members shall be appointed upon
2	the recommendation of the leader in the
3	House of the political party that is not the
4	political party of the President, and of
5	which one of the members shall be ap-
6	pointed upon the recommendation of the
7	leader in the House of the other political
8	party.
9	(2) Selection.—
10	(A) IN GENERAL.—Members of the Com-
11	mission shall be selected from among distin-
12	guished individuals noted for their knowledge
13	and experience in fields relevant to the issue of
14	international women's rights, including foreign
15	affairs, direct experience abroad, human rights,
16	and international law.
17	(B) SECURITY CLEARANCES.—Each mem-
18	ber of the Commission shall be required to ob-
19	tain a security clearance.
20	(3) TIME OF APPOINTMENT.—The appoint-
21	ments required by paragraph (1) shall be made not
22	later than 120 days after the date of the enactment
23	of this Act.
24	(c) TERMS.—The term of office of each member of

25 the Commission shall be 2 years, beginning on the date

of the initial appointment of all of the members of the
 Commission. Members of the Commission shall be eligible
 for reappointment.

4 (d) ELECTION OF CHAIRPERSON.—At the first meet5 ing of the Commission in each calendar year, a majority
6 of the members of the Commission present and voting
7 shall elect the Chairperson of the Commission.

8 (e) QUORUM.—Six voting members of the Commis9 sion shall constitute a quorum for purposes of transacting
10 business.

11 (f) MEETINGS.—Each year, within 15 days, or as 12 soon as practicable, after the issuance of the Country Re-13 ports on Human Rights Practices, the Commission shall 14 convene. The Commission shall otherwise meet at the call 15 of the Chairperson or, if no Chairperson has been elected 16 for that calendar year, at the call of six voting members 17 of the Commission.

(g) VACANCIES.—Any vacancy of the Commission
shall not affect its powers, but shall be filled in the manner
in which the original appointment was made.

(h) ADMINISTRATIVE SUPPORT.—The Administrator
of General Services shall provide to the Commission on
a reimbursable basis (or, in the discretion of the Administrator, on a nonreimbursable basis) such administrative

support services as the Commission may request to carry
 out the provisions of this title.

3 (i) FUNDING.—Members of the Commission shall be 4 allowed travel expenses, including per diem in lieu of sub-5 sistence, at rates authorized for employees of agencies 6 under subchapter I of chapter 57 of title 5, United States 7 Code, while away from their homes or regular places of 8 business in the performance of services for the Commis-9 sion.

### 10 SEC. 202. DUTIES OF THE COMMISSION.

(a) IN GENERAL.—The Commission shall have as itsprimary responsibility—

(1) the annual and ongoing review of the facts
and circumstances of violations of women's rights
presented in the Country Reports on Human Rights
Practices, the Annual Report, and the Executive
Summary, as well as information from other sources
as appropriate; and

(2) the making of policy recommendations to
the President, the Secretary of State, and the Congress with respect to matters involving international
women's rights.

(b) POLICY REVIEW AND RECOMMENDATIONS IN RE24 SPONSE TO VIOLATIONS.—The Commission, in evaluating
25 United States Government policies in response to viola-

tions of women's rights, shall consider and recommend op-1 2 tions for policies of the United States Government with 3 respect to each foreign country the government of which 4 has engaged in or tolerated violations of women's rights, 5 including particularly severe violations of women's rights. 6 Such options include diplomatic inquiry, diplomatic pro-7 test, official public demarche, condemnation within multi-8 lateral fora, delay or cancellation of cultural or scientific 9 exchanges, delay or cancellation of working, official, or 10 state visits, reduction of certain assistance funds, termination of certain assistance funds, imposition of targeted 11 12 trade sanctions, imposition of broad trade sanctions, and withdrawal of the chief of mission. 13

14 (c) POLICY REVIEW AND RECOMMENDATIONS IN RE-15 SPONSE TO PROGRESS.—The Commission, in evaluating the United States Government policies with respect to 16 17 countries found to be taking deliberate steps and making 18 significant improvement with respect to women's rights, shall consider and recommend policy options, including 19 20 private commendation, diplomatic commendation, official 21 public commendation, commendation within multilateral 22 fora, an increase in cultural or scientific exchanges, or 23 both, termination or reduction of existing Presidential ac-24 tions, an increase in certain assistance funds, and invitations for working, official, or state visits. 25

(d) EFFECTS ON WOMEN.—Together with specific
 policy recommendations provided under subsections (b)
 and (c), the Commission shall also indicate its evaluation
 of the potential effects of those policies, if implemented,
 on women in the country in question.

6 (e) MONITORING.—The Commission shall, on an on-7 going basis, monitor facts and circumstances of violations 8 of women's rights, in consultation with independent 9 human rights groups and nongovernmental organizations, 10 including churches and other religious communities, and make such recommendations as may be necessary to the 11 12 appropriate officials and offices of the United States Gov-13 ernment.

#### 14 SEC. 203. POWERS OF THE COMMISSION.

(a) HEARINGS AND SESSIONS.—The Commission
may, for the purpose of carrying out its duties under this
title, hold hearings, sit and act at times and places in the
United States, take testimony, and receive evidence as the
Commission considers advisable to carry out the purposes
of this title.

(b) INFORMATION FROM FEDERAL AGENCIES.—The
Commission may secure directly from any Federal department or agency such information as the Commission considers necessary to carry out the provisions of this section.
Upon request of the Chairperson of the Commission, the

head of such department or agency shall furnish such in formation to the Commission, subject to applicable law.
 (c) POSTAL SERVICES.—The Commission may use
 the United States mails in the same manner and under
 the same conditions as other departments and agencies of
 the Federal Government.

7 (d) ADMINISTRATIVE PROCEDURES.—The Commis8 sion may adopt such regulations relating to administrative
9 procedure as may be reasonably necessary to enable it to
10 carry out this title.

11 (e) VIEWS OF THE COMMISSION.—The Members of 12 the Commission may speak in their capacity as private 13 citizens. Statements on behalf of the Commission shall be issued in writing over the names of the Members. The 14 15 Commission shall in its written statements clearly describe its statutory authority, distinguishing that authority from 16 17 that of appointed or elected officials of the United States Government. Oral statements, if practicable, shall include 18 19 a similar description.

(f) TRAVEL.—The Members of the Commission may,
with the approval of the Commission, conduct such travel
as is necessary to carry out the purposes of this title. Each
trip must be approved by a majority of the Commission.
This subsection shall not apply to the Ambassador at

Large, whose travel shall not require approval by the Com mission.

#### **3 SEC. 204. COMMISSION PERSONNEL MATTERS.**

4 (a) IN GENERAL.—The Commission may, without re5 gard to the civil service laws and regulations, appoint and
6 terminate an Executive Director and such other additional
7 personnel as may be necessary to enable the Commission
8 to perform its duties. The decision to employ or terminate
9 an Executive Director shall be made by an affirmative vote
10 of at least 6 of the 9 members of the Commission.

11 (b) COMPENSATION.—The Commission may fix the 12 compensation of the Executive Director and other per-13 sonnel without regard to the provisions of chapter 51 and subchapter III of chapter 53 of title 5, United States 14 15 Code, relating to classification of positions and General Schedule pay rates, except that the rate of pay for the 16 17 Executive Director and other personnel may not exceed the rate payable for level V of the Executive Schedule 18 19 under section 5316 of such title.

(c) PROFESSIONAL STAFF.—The Commission and
the Executive Director shall hire Commission staff on the
basis of professional and nonpartisan qualifications. Commissioners may not individually hire staff of the Commission. Staff shall serve the Commission as a whole and may
not be assigned to the particular service of a single Com-

missioner or a specified group of Commissioners. This
 subsection does not prohibit staff personnel from assisting
 individual members of the Commission with particular
 needs related to their duties.

5 (d) STAFF AND SERVICES OF OTHER FEDERAL6 AGENCIES.—

7 (1) DEPARTMENT OF STATE.—The Secretary of
8 State shall assist the Commission by providing on a
9 reimbursable or nonreimbursable basis to the Com10 mission such staff and administrative services as
11 may be necessary and appropriate to perform its
12 functions.

13 (2) OTHER FEDERAL AGENCIES.—Upon the re-14 quest of the Commission, the head of any Federal 15 department or agency may detail, on a reimbursable 16 or nonreimbursable basis, any of the personnel of 17 that department or agency to the Commission to as-18 sist it in carrying out its functions under this title. 19 The detail of any such personnel shall be without 20 interruption or loss of civil service or Foreign Serv-21 ice status or privilege.

(e) SECURITY CLEARANCES.—The Executive Director shall be required to obtain a security clearance. The
Executive Director may request, on a needs-only basis and
in order to perform the duties of the Commission, that

other personnel of the Commission be required to obtain
 a security clearance. The level of clearance shall be the
 lowest necessary to appropriately perform the duties of the
 Commission.

(f) COST.—The Commission shall reimburse all appropriate Government agencies for the cost of obtaining
clearances for members of the Commission, for the Executive Director, and for any other personnel.

### 9 SEC. 205. REPORTS OF THE COMMISSION.

(a) IN GENERAL.—Not later than May 1 of each
year, the Commission shall submit a report to the President, the Secretary of State, and the Congress setting
forth its recommendations for United States policy options
based on its evaluations under section 202.

(b) CLASSIFIED FORM OF REPORT.—The report may
be submitted in classified form, together with a public
summary of recommendations, if the classification of information in the report would further the purposes of this
Act.

20 (c) INDIVIDUAL OR DISSENTING VIEWS.—Each
21 member of the Commission may include the individual or
22 dissenting views of the member.

23 (d) FINANCIAL REPORT.—The Commission shall, not
24 later than January 1 of each year, submit to the Com25 mittee on International Relations and the Committee on

Appropriations of the House of Representatives, and to
 the Committee on Foreign Relations and the Committee
 on Appropriations of the Senate, a report detailing and
 identifying the expenditures of the Commission in the pre ceding fiscal year.

#### 6 SEC. 206. APPLICABILITY OF OTHER LAWS.

7 The Federal Advisory Committee Act (5 U.S.C. App.)8 shall not apply to the Commission.

#### 9 SEC. 207. STANDARDS OF CONDUCT AND DISCLOSURE.

10 (a) COOPERATION WITH NONGOVERNMENTAL ORGA-11 NIZATIONS, THE DEPARTMENT OF STATE, AND CON-12 GRESS.—The Commission shall, in performing the Com-13 mission's duties under this title, seek to effectively and 14 freely cooperate with all governmental and nongovern-15 mental entities engaged in the promotion of women's 16 rights abroad.

# 17 (b) Conflict of Interest and Antinepotism.—

18 (1) MEMBER AFFILIATIONS.—Except as pro-19 vided in paragraph (3), in order to ensure the inde-20 pendence and integrity of the Commission, the Com-21 mission may not compensate any nongovernmental 22 agency, project, or person related to or affiliated 23 with any member of the Commission, whether in 24 that member's direct employ or not. Staff employed 25 by the Commission may not serve in the employ of

1	any nongovernmental agency, project, or person re-
2	lated to or affiliated with any member of the Com-
3	mission while employed by the Commission.
4	(2) STAFF COMPENSATION.—Staff of the Com-
5	mission may not receive compensation from any
6	other source for work performed in carrying out the
7	duties of the Commission while employed by the
8	Commission.
9	(3) EXCEPTION.—
10	(A) IN GENERAL.—Subject to subpara-
11	graph (B), paragraph (1) shall not apply to
12	payments made for items such as conference
13	fees or the purchase of periodicals or other
14	similar expenses, if such payments would not
15	cause the aggregate value paid to any agency,
16	project, or person for a fiscal year to exceed
17	\$250.
18	(B) LIMITATION.—Notwithstanding sub-
19	paragraph (A), the Commission shall not give
20	special preference to any agency, project, or
21	person related to or affiliated with any member
22	of the Commission.
23	(4) DEFINITIONS.—In this subsection, the term
24	"affiliated" means the relationship between a mem-
25	ber of the Commission and—

1	(A) an individual who holds the position of
2	officer, trustee, partner, director, or employee
3	of an agency, project, or person of which that
4	member, or relative of that member of, the
5	Commission is an officer, trustee, partner, di-
6	rector, or employee; or
7	(B) a nongovernmental agency or project
8	of which that member, or a relative of that
9	member, of the Commission is an officer, trust-
10	ee, partner, director, or employee.
11	(c) CONTRACT AUTHORITY.—
12	(1) IN GENERAL.—Subject to the availability of
13	appropriations, the Commission may contract with
14	and compensate Government agencies or persons for
15	the conduct of activities necessary to the discharge
16	of its functions under this title. Any such person
17	shall be hired without interruption or loss of civil
18	service or Foreign Service status or privilege. The
19	Commission may not procure temporary and inter-
20	mittent services under section 3109(b) of title 5,
21	United States Code, or under other contracting au-
22	thority other than that allowed under this title.
23	(2) EXPERT STUDY.—In the case of a study re-
24	quested under section 605 of this Act, the Commis-
25	sion may, subject to the availability of appropria-

tions, contract with experts and shall provide the
funds for such a study. The Commission shall not be
required to provide the funds for that part of the
study conducted by the Comptroller General of the
United States.

6 (d) GIFTS.—

7 (1) IN GENERAL.—In order to preserve its inde-8 pendence, the Commission may not accept, use, or 9 dispose of gifts or donations of services or property. 10 An individual Commissioner or employee of the 11 Commission may not, in his or her capacity as a 12 Commissioner or employee, knowingly accept, use, or 13 dispose of gifts or donations of services or property, 14 unless he or she in good faith believes such gifts or 15 donations to have a value of less than \$50 and a cu-16 mulative value during a calendar year of less than 17 \$100.

18 (2) EXCEPTIONS.—This subsection shall not19 apply to the following:

20 (A) Gifts provided on the basis of a per21 sonal friendship with a Commissioner or em22 ployee, unless the Commissioner or employee
23 has reason to believe that the gift was provided
24 because of the Commissioner's position and not
25 because of the personal friendship.

1	(B) Gifts provided on the basis of a family
2	relationship.
3	(C) The acceptance of training, invitations
4	to attend or participate in conferences or such
5	other events as are related to the conduct of the
6	duties of the Commission, or food or refresh-
7	ment associated with such activities.
8	(D) Items of nominal value or gifts of esti-
9	mated value of \$10 or less.
10	(E) De minimis gifts provided by a foreign
11	leader or state, not exceeding a value of \$260.
12	Gifts believed by Commissioners to be in excess

of \$260, but which would create offense or em-13 14 barrassment to the United States Government 15 if refused, shall be accepted and turned over to 16 the United States Government in accordance 17 with the Foreign Gifts and Decorations Act of 18 1966 and the rules and regulations governing 19 such gifts provided to Members of Congress. 20 (F) Informational materials such as docu-21 ments, books, videotapes, periodicals, or other 22 forms of communications.

23 (G) Goods or services provided by any24 agency or component of the Government of the

United States, including any commission estab lished under the authority of the Government.

## **3** SEC. 208. AUTHORIZATION OF APPROPRIATIONS.

4 (a) IN GENERAL.—There are authorized to be appro5 priated to the Commission such sums as may be necessary
6 to carry out this title.

7 (b) AVAILABILITY OF FUNDS.—Amounts authorized
8 to be appropriated under subsection (a) are authorized to
9 remain available until expended, but not later than the
10 date on which the Commission terminates.

## 11 SEC. 209. TERMINATION.

12 The Commission shall terminate 4 years after the13 date of the initial appointment of all of the members of14 the Commission.

# 15 TITLE III—NATIONAL SECURITY 16 COUNCIL

## 17 SEC. 301. SPECIAL ADVISER ON INTERNATIONAL WOMEN'S 18 RIGHTS.

19 Section 101 of the National Security Act of 1947 (50
20 U.S.C. 402) is amended by adding at the end the following
21 new subsection:

"(1) It is the sense of the Congress that there should
be within the staff of the National Security Council a Special Adviser to the President on International Women's
Rights, whose position should be comparable to that of

a director within the Executive Office of the President. 1 The Special Adviser should serve as a resource for execu-2 3 tive branch officials, compiling and maintaining informa-4 tion on the facts and circumstances of violations of wom-5 en's rights (as defined in section 3 of the International Women's Freedom Act of 2006), and making policy rec-6 7 ommendations. The Special Adviser should serve as liaison 8 with the Ambassador at Large for International Women's 9 Rights, the United States Commission on International 10 Women's Rights, the Congress, and, as advisable, women's nongovernmental organizations.". 11 TITLE IV—PRESIDENTIAL 12 ACTIONS 13 Subtitle A—Targeted Responses to 14 Violations of Women's Rights 15 Abroad 16 17 SEC. 401. PRESIDENTIAL ACTIONS IN RESPONSE TO VIOLA-18 TIONS OF WOMEN'S RIGHTS. 19 VIOLATIONS (a) RESPONSE ТО OF WOMEN'S 20 RIGHTS.— 21 (1) IN GENERAL. 22 (A) UNITED STATES POLICY.—It shall be 23 the policy of the United States— 24 (i) to oppose violations of women's

25 rights that are or have been engaged in or

1	tolerated by the governments of foreign
2	countries; and
3	(ii) to promote women's rights in
4	those countries through the actions de-
5	scribed in subsection (b).
6	(B) REQUIREMENT OF PRESIDENTIAL AC-
7	TION.—For each foreign country the govern-
8	ment of which engages in or tolerates violations
9	of women's rights, the President shall oppose
10	such violations and promote the human rights
11	of women in that country through the actions
12	described in subsection (b).
13	(2) BASIS OF ACTIONS.—Each action taken
14	under paragraph (1)(B) shall be based upon infor-
15	mation regarding violations of women's rights, as de-
16	scribed in the latest Country Reports on Human
17	Rights Practices, the Annual Report and Executive
18	Summary, and on any other evidence available, and
19	shall take into account any findings or recommenda-
20	tions by the Commission with respect to the foreign
21	country.
22	(b) Presidential Actions.—
23	(1) IN GENERAL.—Subject to paragraphs $(2)$
24	and (3), the President, in consultation with the Sec-

43

25 retary of State, the Ambassador at Large, the Spe-

1	cial Adviser, and the Commission, shall, as expedi-
2	tiously as practicable in response to the violations
3	described in subsection (a) by the government of a
4	foreign country—
5	(A) take one or more of the actions de-
6	scribed in paragraphs $(1)$ through $(15)$ of sec-
7	tion 405(a) (or commensurate action in substi-
8	tution therefor) with respect to that country; or
9	(B) negotiate and enter into a binding
10	agreement with the government of that country,
11	as described in section 405(c).
12	(2) DEADLINE FOR ACTIONS.—Not later than
13	September 1 of each year, the President shall take
14	action under any of paragraphs $(1)$ through $(15)$ of
15	section $405(a)$ (or commensurate action in substi-
16	tution therefor) with respect to each foreign country
17	the government of which has engaged in or tolerated
18	violations of women's rights at any time since Sep-
19	tember 1 of the preceding year, except that in the
20	case of action under any of paragraphs (9) through
21	(15) of section $405(a)$ (or commensurate action in
22	substitution therefor)—
23	(A) the action may only be taken after the
24	requirements of sections 403 and 404 have been

25 satisfied; and

1	(B) the September 1 limitation shall not
2	apply.
3	(3) AUTHORITY FOR DELAY OF PRESIDENTIAL
4	ACTIONS.—The President may delay action that is
5	described in any of paragraphs $(9)$ through $(15)$ of
6	section 405(a) (or commensurate action in substi-
7	tution therefor)—
8	(A) if the President determines and cer-
9	tifies to the Congress that a single, additional
10	period of time, not to exceed 90 days, is nec-
11	essary for any of the purposes set forth in sec-
12	tion $402(c)(3)$ ; and
13	(B) only until the expiration of that addi-
14	tional period.
15	(c) Implementation.—
16	(1) IN GENERAL.—In carrying out subsection
17	(b), the President shall—
18	(A) take the action or actions that most
19	appropriately respond to the nature and sever-
20	ity of the violations of women's rights;
21	(B) seek to the fullest extent possible to
22	target action as narrowly as practicable with re-
23	spect to the agency or instrumentality of the
24	foreign government, or specific officials thereof,
25	that are responsible for such violations; and

1	(C) when appropriate, make every reason-
2	able effort to conclude a binding agreement
3	concerning the cessation of such violations in
4	countries with which the United States has dip-
5	lomatic relations.
6	(2) GUIDELINES FOR PRESIDENTIAL AC-
7	TIONS.—In addition to the guidelines under para-
8	graph (1), the President, in determining whether to
9	take a Presidential action under paragraphs (9)
10	through $(15)$ of section $405(a)$ (or commensurate ac-
11	tion in substitution therefor), shall seek to minimize
12	any adverse effects on—
13	(A) the population of the country whose
14	government is targeted by the Presidential ac-
15	tion or actions; and
16	(B) the humanitarian activities of United
17	States and foreign nongovernmental organiza-
18	tions in that country.
19	SEC. 402. PRESIDENTIAL ACTIONS IN RESPONSE TO PAR-
20	TICULARLY SEVERE VIOLATIONS OF WOM-
21	EN'S RIGHTS.
22	(a) Response to Particularly Severe Viola-
23	tions of Women's Rights.—
24	(1) UNITED STATES POLICY.—It shall be the
25	policy of the United States—

1	(A) to oppose particularly severe violations
2	of women's rights that are or have been en-
3	gaged in or tolerated by the governments of for-
4	eign countries; and
5	(B) to promote the rights of women in
6	those countries through the actions described in
7	subsection (c).
8	(2) Requirement of presidential ac-
9	TION.—Whenever the President determines that the
10	government of a foreign country has engaged in or
11	tolerated particularly severe violations of women's
12	rights, the President shall oppose such violations
13	and promote women's rights through one or more of
14	the actions described in subsection (c).
15	(b) Designations of Countries of Particular
16	Concern for Women's Rights.—
17	(1) ANNUAL REVIEW.—
18	(A) IN GENERAL.—Not later than Sep-
19	tember 1 of each year, the President shall re-
20	view the status of women's rights in each for-
21	eign country to determine whether the govern-
22	ment of that country has engaged in or toler-
23	ated particularly severe violations of women's
24	rights in that country during the preceding $12$
25	months or since the date of the last review of

48

1 that country under this subparagraph, which-2 ever period is longer. The President shall des-3 ignate each country the government of which 4 has engaged in or tolerated violations described in this subparagraph as a country of particular 5 6 concern for women's rights. (B) BASIS OF REVIEW.—Each review con-7 8 ducted under subparagraph (A) shall be based 9 upon information contained in the latest Coun-10 try Reports on Human Rights Practices, the 11 Annual Report, and on any other evidence 12 available, and shall take into account any find-13 ings or recommendations of the Commission 14 with respect to the foreign country.

15 (C) IMPLEMENTATION.—Any review under 16 subparagraph (A) of a foreign country may 17 take place singly or jointly with the review of 18 one or more countries and may take place at 19 any time prior to September 1 of the respective 20 year.

(2) DETERMINATIONS OF RESPONSIBLE PARTIES.—For the government of each country designated as a country of particular concern for women's rights under paragraph (1)(A), the President
shall seek to determine the agency or instrumen-

1	tality and specific officials of the government that
2	are responsible for the particularly severe violations
3	of women's rights engaged in or tolerated by that
4	government in order to appropriately target Presi-
5	dential actions under this section in response to the
6	violations.
7	(3) Congressional notification.—Whenever
8	the President designates a country as a country of
9	particular concern for women's rights under para-
10	graph (1)(A), the President shall, as soon as prac-
11	ticable after the designation is made, transmit to the
12	appropriate congressional committees—
13	(A) the designation of the country, signed
14	by the President; and
15	(B) the identification, if any, of responsible
16	parties determined under paragraph (2).
17	(c) Presidential Actions With Respect to
18	COUNTRIES OF PARTICULAR CONCERN FOR WOMEN'S
19	RIGHTS.—
20	(1) IN GENERAL.—Subject to paragraphs (2),
21	(3), (4), and (5), with respect to each country of
22	particular concern for women's rights designated
23	under subsection $(b)(1)(A)$ , the President shall, after
24	the requirements of sections $403$ and $404$ have been
25	satisfied, but not later than 90 days after the date

1	of designation of the country under that subsection,
2	carry out one or more of the following actions under
3	subparagraph (A) or subparagraph (B):
4	(A) PRESIDENTIAL ACTIONS.—One or
5	more of the Presidential actions described in
6	paragraphs (9) through (15) of section $405(a)$ ,
7	as determined by the President.
8	(B) Commensurate actions.—Commen-
9	surate action in substitution for any action de-
10	scribed in subparagraph (A).
11	(2) Substitution of binding agree-
12	MENTS.—
13	(A) IN GENERAL.—In lieu of carrying out
14	action under paragraph $(1)$ , the President may
15	conclude a binding agreement with the respec-
16	tive foreign government as described in section
17	405(c). The existence of a binding agreement
18	under this paragraph with a foreign government
19	may be considered by the President prior to
20	making any determination or taking any action
21	under this title.
22	(B) STATUTORY CONSTRUCTION.—Nothing
23	in this paragraph may be construed to author-
24	ize the entry of the United States into an

1	agreement covering matters outside the scope of
2	violations of women's rights.
3	(3) AUTHORITY FOR DELAY OF PRESIDENTIAL
4	ACTIONS.—If, on or before the date that the Presi-
5	dent is required (but for this paragraph) to take ac-
6	tion under paragraph (1), the President determines
7	and certifies to the Congress that a single, addi-
8	tional period of time not to exceed 90 days is nec-
9	essary—
10	(A) for a continuation of negotiations that
11	have been commenced with the government of
12	that country to bring about a cessation of the
13	violations by the foreign country,
14	(B) for a continuation of multilateral nego-
15	tiations into which the United States has en-
16	tered to bring about a cessation of the viola-
17	tions by the foreign country, or
18	(C)(i) for a review of corrective action
19	taken by the foreign country after designation
20	of that country as a country of particular con-
21	cern, or
22	(ii) in anticipation that corrective action
23	will be taken by the foreign country during that
24	additional period of time,

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1	then the President shall not be required to take
2	action until the expiration of that additional pe-
3	riod of time.
4	(4) EXCEPTION FOR ONGOING PRESIDENTIAL
5	ACTION UNDER THIS ACT.—The President shall not
6	be required to take action under this subsection in
7	the case of a country of particular concern for wom-
8	en's rights, if, with respect to that country—
9	(A) the President has taken action pursu-
10	ant to this Act in a preceding year;
11	(B) such action is in effect at the time the
12	country is designated as a country of particular
13	concern for women's rights under this section;
14	and
15	(C) the President reports to the Congress
16	the information described in paragraphs $(1)$ ,
17	(2), (3), and (4) of section 404(a) regarding the
18	actions in effect with respect to that country.
19	(5) EXCEPTION FOR ONGOING MULTIPLE
20	BROAD-BASED SANCTIONS IN RESPONSE TO HUMAN
21	RIGHTS VIOLATIONS.—If, at the time the President
22	determines a country to be a country of particular
23	concern for women's rights, that country is already
24	subject to multiple, broad-based sanctions imposed
25	in significant part in response to human rights

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abuses, and such sanctions are ongoing, the Presi-1 2 dent may determine that one or more of these sanc-3 tions also satisfies the requirements of this sub-4 section. In the report to the Congress under section 5 404(a), and, as applicable, in the information pub-6 lished under section 408, the President shall des-7 ignate the specific sanction or sanctions which the 8 President determines satisfy the requirements of this 9 subsection. The sanctions so designated shall remain 10 in effect as provided in section 409.

11 (d) STATUTORY CONSTRUCTION.—A determination 12 under this Act, or any amendment made by this Act, that 13 a foreign country has engaged in or tolerated particularly severe violations of women's rights shall not be construed 14 15 to require the termination of assistance or other activities with respect to that country under any other provision of 16 17 law, including section 116 or 502B of the Foreign Assistance Act of 1961 (22 U.S.C. 2151n, 2304). 18

## 19 SEC. 403. CONSULTATIONS.

(a) IN GENERAL.—As soon as practicable after the
President decides under section 401 to take an action
under any of paragraphs (9) through (15) of section
405(a) (or commensurate action in substitution therefor)
with respect to a country in response to violations of women's rights, or not later than 90 days after the President

designates a country as a country of particular concern
 for women's rights under section 402, as the case may
 be, the President shall carry out the consultations required
 in this section.

5 (b) DUTY TO CONSULT WITH FOREIGN GOVERN-6 MENTS PRIOR TO TAKING PRESIDENTIAL ACTIONS.—

7 (1) IN GENERAL.—The President shall—

8 (A) request consultation with the govern-9 ment of the country concerned regarding the 10 violations giving rise to the designation of that 11 country as a country of particular concern for 12 women's rights, or to Presidential action under 13 section 401, as the case may be; and

14 (B) if agreed to, enter into such consulta-15 tions, privately or publicly.

16 USE OF MULTILATERAL FORA.—If the (2)17 President determines it to be appropriate, consulta-18 tions under paragraph (1) may be sought and may 19 occur in a multilateral forum, but, in any event, the 20 President shall consult with appropriate foreign gov-21 ernments for the purposes of achieving a coordinated 22 international policy on actions that may be taken 23 with respect to a country described in subsection (a), 24 prior to implementing any such action.

(3) Election of nondisclosure of nego-1 2 TIATIONS TO PUBLIC.—If negotiations are under-3 taken or an agreement is concluded with a foreign 4 government regarding steps to cease the pattern of 5 violations by that government, and if public disclo-6 sure of such negotiations or agreement would jeop-7 ardize the negotiations or the implementation of 8 such agreement, as the case may be, the President 9 may refrain from disclosing such negotiations and 10 such agreement to the public, except that the Presi-11 dent shall inform the appropriate congressional com-12 mittees of the nature and extent of such negotiations 13 and any agreement reached.

(c) DUTY TO CONSULT WITH HUMANITARIAN ORGA15 NIZATIONS.—The President should consult with appro16 priate humanitarian and religious organizations con17 cerning the potential impact of United States policies to
18 promote women's rights in countries described in sub19 section (a).

(d) DUTY TO CONSULT WITH UNITED STATES IN21 TERESTED PARTIES.—The President shall, as appro22 priate, consult with interested parties in the United
23 States, including the Commission on International Wom24 en's Rights, with respect to the potential impact of in25 tended Presidential action or actions in countries de-

scribed in subsection (a) on economic or other interests 1 2 of the United States.

#### SEC. 404. REPORT TO CONGRESS. 3

4 (a) IN GENERAL.—Subject to subsection (b), not 5 later than 90 days after the President decides under section 401 to take action under paragraphs (9) through (15) 6 7 of section 405(a) (or commensurate action in substitution 8 therefor) with respect to a country, in response to viola-9 tions of women's rights by that country, or not later than 10 90 days after the President designates a country as a country of particular concern for women's rights under 11 12 section 402, as the case may be, the President shall submit 13 a report to the Congress containing the following:

14 (1) IDENTIFICATION OF PRESIDENTIAL AC-15 TIONS.—An identification of the action or actions 16 described in paragraphs (9) through (15) of section 17 405(a) (or commensurate action in substitution 18 therefor) to be taken with respect to the foreign 19 country.

20 (2) DESCRIPTION OF VIOLATIONS.—A descrip-21 tion of the violations giving rise to the action or ac-22 tions to be taken.

23 (3) PURPOSE OF PRESIDENTIAL ACTIONS.—A 24 description of the purpose of the action or actions. 25

(4) EVALUATION.—

1	(A) Description.—An evaluation, in con-
2	sultation with the Secretary of State, the Am-
3	bassador at Large, the Commission, the Special
4	Adviser, the parties described in subsections (c)
5	and (d) of section 403, and whomever else the
6	President deems appropriate, of the effects of
7	the action or actions on—
8	(i) the government of the foreign
9	country;
10	(ii) the population of the country; and
11	(iii) the United States economy and
12	other interested parties.
13	(B) AUTHORITY TO WITHHOLD DISCLO-
14	SURE.—The President may withhold part or all
15	of such evaluation from the public but shall
16	provide the evaluation to the Congress in its en-
17	tirety.
18	(5) STATEMENT OF POLICY OPTIONS.—A state-
19	ment that noneconomic policy options designed to
20	bring about cessation of the violations of women's
21	rights have reasonably been exhausted, including the
22	consultations required in section 403.
23	(6) Description of multilateral negotia-
24	TIONS.—A description of multilateral negotiations
25	sought or carried out, if appropriate and applicable.

1 (b) DELAY IN TRANSMITTAL OF REPORT.—If, on or 2 before the date that the President is required (but for this 3 subsection) to submit a report under subsection (a) to the 4 Congress, the President determines and certifies to the 5 Congress, under section 401(b)(3) or 402(c)(3), that a single, additional period of time not to exceed 90 days is 6 7 necessary, then the President shall not be required to sub-8 mit the report to the Congress until the expiration of that 9 additional period of time.

### 10 SEC. 405. DESCRIPTION OF PRESIDENTIAL ACTIONS.

(a) DESCRIPTION OF PRESIDENTIAL ACTIONS.—Except as provided in subsection (d), the Presidential actions
referred to in this subsection are the following:

14 (1) A private demarche.

15 (2) An official public demarche.

16 (3) A public condemnation.

17 (4) A public condemnation within one or more18 multilateral fora.

19 (5) The delay or cancellation of one or more20 scientific exchanges.

21 (6) The delay or cancellation of one or more22 cultural exchanges.

23 (7) The denial of one or more working, official,24 or state visits.

(8) The delay or cancellation of one or more
 working, official, or state visits.

3 (9) The withdrawal, limitation, or suspension of
4 United States development assistance in accordance
5 with section 116 of the Foreign Assistance Act of
6 1961.

7 (10) Directing the Export-Import Bank of the 8 United States, the Overseas Private Investment Cor-9 poration, or the Trade and Development Agency not 10 to approve the issuance of any (or a specified num-11 ber of) guarantees, insurance, extensions of credit, 12 or participations in the extension of credit with re-13 spect to the specific government, agency, instrumen-14 tality, or official found or determined by the Presi-15 dent to be responsible for the violations under sec-16 tion 401 or 402.

(11) The withdrawal, limitation, or suspension
of United States security assistance in accordance
with section 502B of the Foreign Assistance Act of
1961.

(12) Consistent with section 701 of the International Financial Institutions Act, directing the
United States executive directors of international financial institutions to oppose and vote against loans
primarily benefitting the specific foreign govern-

1	ment, agency, instrumentality, or official found or
2	determined by the President to be responsible for
3	the violations under section 401 or 402.
4	(13) Ordering the heads of the appropriate
5	United States agencies not to issue any (or a speci-
6	fied number of) specific licenses, and not to grant
7	any other specific authority (or a specified number
8	of authorities), to export any goods or technology to
9	the specific foreign government, agency, instrumen-
10	tality, or official found or determined by the Presi-
11	dent to be responsible for the violations under sec-
12	tion 401 or 402, under—
13	(A) the Export Administration Act of 1979
14	(as continued in effect under the International
15	Emergency Economic Powers Act);
16	(B) the Arms Export Control Act;
17	(C) the Atomic Energy Act of 1954; or
18	(D) any other statute that requires the
19	prior review and approval of the United States
20	Government as a condition for the export or re-
21	export of goods or services.
22	(14) Prohibiting any United States financial in-
23	stitution from making loans or providing credits to-
24	taling more than \$10,000,000 in any 12-month pe-
25	riod to the specific foreign government, agency, in-

strumentality, or official found or determined by the
 President to be responsible for the violations under
 section 401 or 402.

4 (15) Prohibiting the United States Government
5 from procuring, or entering into any contract for the
6 procurement of, any goods or services from the for7 eign government, agency, instrumentality, or official
8 found or determined by the President to be responsible for the violations under section 401 or 402.

10 (b) COMMENSURATE ACTION.—Except as provided in subsection (d), the President may substitute any other ac-11 12 tion authorized by law for any action described in para-13 graphs (1) through (15) of subsection (a) if such action is commensurate in effect to the action substituted and 14 15 if the action would further the policy of the United States set forth in section 2(b) of this Act. The President shall 16 17 seek to take all appropriate and feasible actions authorized by law to obtain the cessation of the violations. If commen-18 19 surate action is taken, the President shall report such ac-20 tion, together with an explanation for taking such action, 21 to the appropriate congressional committees.

(c) BINDING AGREEMENTS.—The President may negotiate and enter into a binding agreement with a foreign
government against which sanctions would otherwise be
imposed that obligates that government to cease, or take

substantial steps to address and phase out, the act, policy,
 or practice constituting the violation or violations of wom en's rights. The entry into force of a binding agreement
 for the cessation of the violations shall be a primary objec tive for the President in responding to a foreign govern ment that has engaged in or tolerated particularly severe
 violations of women's rights.

8 (d) EXCEPTIONS.—Any action taken pursuant to 9 subsection (a) or (b) may not prohibit or restrict the provi-10 sion of medicine, medical equipment or supplies, food, or 11 other humanitarian assistance.

### 12 SEC. 406. EFFECTS ON EXISTING CONTRACTS.

13 The President shall not be required to apply or main-14 tain any Presidential action under this subtitle—

(1) in the case of procurement of defense articles or defense services—

17 (A) under existing contracts or sub18 contracts, including the exercise of options for
19 production quantities, to satisfy requirements
20 essential to the national security of the United
21 States;

(B) if the President determines in writing
and so reports to the Congress that the person
or other entity to which the Presidential action
would otherwise be applied is a sole source sup-

1 plier of the defense articles or services, that the 2 defense articles or services are essential, and 3 that alternative sources are not readily or rea-4 sonably available; or

5 (C) if the President determines in writing 6 and so reports to the Congress that such arti-7 cles or services are essential to the national se-8 curity under defense coproduction agreements; 9 or

10 (2) to products or services provided under con11 tracts entered into before the date on which the
12 President publishes his intention to take the Presi13 dential action.

## 14 SEC. 407. PRESIDENTIAL WAIVER.

(a) IN GENERAL.—Subject to subsection (b), the
President may waive the application of any of the actions
described in paragraphs (9) through (15) of section 405(a)
(or commensurate action in substitution therefor) with respect to a country, if the President determines and so reports to the appropriate congressional committees that—

(1) the government of that country has ceased
the violations giving rise to the Presidential action;
(2) the exercise of such waiver authority would
further the purposes of this Act; or

(3) the important national interest of the
 United States requires the exercise of such waiver
 authority.

4 (b) CONGRESSIONAL NOTIFICATION.—Not later than
5 the date of the exercise of a waiver under subsection (a),
6 the President shall notify the appropriate congressional
7 committees of the waiver or the intention to exercise the
8 waiver, together with a detailed justification therefor.

## 9 SEC. 408. PUBLICATION IN FEDERAL REGISTER.

10 (a) IN GENERAL.—Subject to subsection (b), the
11 President shall cause to be published in the Federal Reg12 ister the following:

13 (1) DETERMINATIONS OF GOVERNMENTS, OFFI-14 CIALS, AND ENTITIES OF PARTICULAR CONCERN.-15 Any designation of a country of particular concern 16 for women's rights under section 402(b)(1), together 17 with, when applicable and to the extent practicable, 18 the identities of the officials or entities determined 19 to be responsible for the violations under section 20 402(b)(2).

(2) PRESIDENTIAL ACTIONS.—A description of
any Presidential action under paragraphs (9)
through (15) of section 405(a) (or commensurate action in substitution therefor) and the effective date
of the Presidential action.

(3) DELAYS IN TRANSMITTAL OF PRESI DENTIAL ACTION REPORTS.—Any delay in trans mittal of a Presidential action report, as described
 in section 404(b).

(4) WAIVERS.—Any waiver under section 407. 5 6 (b) LIMITED DISCLOSURE OF INFORMATION.—The 7 President may limit publication of information under this 8 section in the same manner and to the same extent as 9 the President may limit the publication of findings and 10 determinations described in section 654(c) of the Foreign Assistance Act of 1961 (22 U.S.C. 2414(c)), if the Presi-11 12 dent determines that the publication of information under this section— 13

14 (1) would be harmful to the national security of15 the United States; or

16 (2) would not further the purposes of this Act.
17 SEC. 409. TERMINATION OF PRESIDENTIAL ACTIONS.

18 Any Presidential action taken under this Act with re-19 spect to a foreign country shall terminate on the earlier20 of the following dates:

(1) TERMINATION DATE.—The date that is 2
years after the effective date of the Presidential action, unless expressly reauthorized by law.

24 (2) FOREIGN GOVERNMENT ACTIONS.—The
25 date on which the President determines, in consulta-

tion with the Commission, and certifies to the Con gress that the government of the foreign country has
 ceased or taken substantial and verifiable steps to
 cease the particularly severe violations of women's
 rights.

## 6 SEC. 410. PRECLUSION OF JUDICIAL REVIEW.

7 No court shall have jurisdiction to review any Presi8 dential determination or agency action under this Act or
9 any amendment made by this Act.

## 10 Subtitle B—Strengthening Existing 11 Law

### 12 SEC. 421. UNITED STATES ASSISTANCE.

(a) IMPLEMENTATION OF PROHIBITION ON ECO14 NOMIC ASSISTANCE.—Section 116(c) of the Foreign As15 sistance Act of 1961 (22 U.S.C. 2151n(c)) is amended—

16 (1) in the matter preceding paragraph (1), by
17 inserting "and the Ambassador at Large for Inter18 national Women's Rights" after "Religious Free19 dom";

20 (2) by striking "and" at the end of paragraph21 (2);

(3) by striking the period at the end of paragraph (3) and inserting "; and"; and

24 (4) by adding at the end the following new25 paragraph:

1	"(4) whether the government—
2	"(A) has engaged in or tolerated particu-
3	larly severe violations of women's rights, as de-
4	fined in section 3 of the International Women's
5	Freedom Act of 2006; or
6	"(B) has failed to undertake serious and
7	sustained efforts to combat particularly severe
8	violations of women's rights (as defined in sec-
9	tion 3 of the International Women's Freedom
10	Act of 2006), when such efforts could have been
11	reasonably undertaken.".
12	(b) Implementation of Prohibition on Military
13	Assistance.—Section 502B(a)(4) of the Foreign Assist-
14	ance Act of 1961 (22 U.S.C. 2304(a)(4)) is amended—
15	(1) by striking "(A)" and inserting "(A)(i)";
16	(2) by striking "(B)" and inserting "(ii)";
17	(3) by striking the period at the end and insert-
18	ing "; or"; and
19	(4) by adding at the end the following:
20	"(B)(i) has engaged in or tolerated particularly
21	severe violations of women's rights, as defined in
22	section 3 of the International Women's Freedom Act
23	of 2006; or
24	"(ii) has failed to undertake serious and sus-
25	tained efforts to combat particularly severe viola-

1	tions of women's rights when such efforts could have
2	been reasonably undertaken.".
3	SEC. 422. MULTILATERAL ASSISTANCE.
4	Section 701 of the International Financial Institu-
5	tions Act (22 U.S.C. 262d) is amended—
6	(1) by redesignating the second subsection (g)
7	as subsection (h); and
8	(2) by adding at the end the following new sub-
9	section:
10	"(l) In determining whether the government of a
11	country engages in a pattern of gross violations of inter-
12	nationally recognized human rights, as described in sub-
13	section (a), the President shall give particular consider-
14	ation to whether a foreign government—
15	"(1) has engaged in or tolerated particularly se-
16	vere violations of women's rights, as defined in sec-
17	tion 3 of the International Women's Freedom Act of
18	2006; or
19	((2)) has failed to undertake serious and sus-
20	tained efforts to combat particularly severe viola-
21	tions of women's rights when such efforts could have
22	been reasonably undertaken.".

## 1 SEC. 423. EXPORTS OF CERTAIN ITEMS USED IN PARTICU-

## 2 LARLY SEVERE VIOLATIONS OF WOMEN'S 3 RIGHTS.

4 (a) MANDATORY LICENSING.—Notwithstanding any 5 other provision of law, the Secretary of Commerce, with the concurrence of the Secretary of State, shall include 6 7 on the list of crime control and detection instruments or 8 equipment controlled for export and reexport under section 6(n) of the Export Administration Act of 1979 (50 9 U.S.C. App. 2405(n) (as continued in effect under the 10 International Emergency Economic Powers Act), or under 11 any other provision of law, items being exported or reex-12 13 ported to countries of particular concern for women's rights that the Secretary of Commerce, with the concur-14 rence of the Secretary of State, and in consultation with 15 16 appropriate officials including the Under Secretary of State for Democracy and Global Affairs, Assistant Sec-17 18 retary of State for Democracy, Human Rights and Labor, 19 and the Ambassador at Large, determines are being used or are intended for use directly and in significant measure 20 to carry out particularly severe violations of women's 21 22 rights.

23 (b) LICENSING BAN.—The prohibition on the
24 issuance of a license for export of crime control and detec25 tion instruments or equipment under section 502B(a)(2)
26 of the Foreign Assistance Act of 1961 (22 U.S.C.
•HR 6293 IH

2304(a)(2)) shall apply to the export and reexport of any
 item included under subsection (a) on the list of crime con trol instruments.

# 4 TITLE V—PROMOTION OF 5 WOMEN'S RIGHTS

6 SEC. 501. ASSISTANCE FOR PROMOTING WOMEN'S RIGHTS.

7 (a) FINDINGS.—Congress makes the following find-8 ings:

9 (1) In many nations where severe violations of 10 women's rights occur, there is insufficient statutory 11 legal protection for women or there is insufficient 12 cultural and social understanding of international 13 norms of women's rights.

14 (2) Accordingly, in the provision of foreign as15 sistance, the United States should make a priority of
16 promoting and developing legal protections and cul17 tural respect for women's rights.

(b) ALLOCATION OF FUNDS FOR INCREASED PROMOTION OF WOMEN'S RIGHTS.—Section 116(e) of the
Foreign Assistance Act of 1961 (22 U.S.C. 2151n(e)) is
amended by inserting "and the rights of women" after
"free religious belief and practice".

## 23 SEC. 502. INTERNATIONAL BROADCASTING.

Section 303(a)(8) of the United States International
Broadcasting Act of 1994 (22 U.S.C. 6202(a)(8)) is

## 3 SEC. 503. INTERNATIONAL EXCHANGES.

4 Section 102(b) of the Mutual Educational and Cul5 tural Exchange Act of 1961 (22 U.S.C. 2452(b)) is
6 amended—

7 (1) by striking "and" after paragraph (11);

8 (2) by striking the period at the end of para9 graph (12) and inserting "; and"; and

10 (3) by adding at the end the following:

"(13) promoting respect for and guarantees of
women's rights abroad by interchanges and visits between the United States and other nations of leaders, scholars, and legal experts in the field of women's rights.".

## 16 SEC. 504. FOREIGN SERVICE AWARDS.

(a) PERFORMANCE PAY.—Section 405(d) of the Foreign Service Act of 1980 (22 U.S.C. 3965(d)) is amended
in the second sentence by inserting "and women's rights"
after "freedom of religion".

(b) FOREIGN SERVICE AWARDS.—Section 614 of the
Foreign Service Act of 1980 (22 U.S.C. 4013) is amended
in the last sentence by inserting "and women's rights,"
after "freedom of religion".

## TITLE VI—REFUGEE, ASYLUM, AND CONSULAR MATTERS

3 SEC. 601. USE OF ANNUAL REPORT.

4 The Annual Report, together with other relevant doc5 umentation, shall serve as a resource for immigration
6 judges and consular, refugee, and asylum officers in cases
7 involving claims of mistreatment on the grounds of gender.
8 Absence of reference by the Annual Report to conditions
9 described by the alien shall not constitute the sole grounds
10 for a denial of the alien's claim.

### 11 SEC. 602. REFUGEE TRAINING.

(a) TRAINING FOR FOREIGN SERVICE OFFICERS.—
13 Section 708(b) of the Foreign Service Act of 1980 (22
14 U.S.C. 4028(b)) is amended by striking "and on religious
15 persecution" and inserting ", on religious persecution, and
16 on gender-based discrimination".

17 (b) CONSULTATION WITH CONGRESS CONCERNING18 Admissions of Refugees.—

19 (1) IN GENERAL.—Section 207 of the Immigra20 tion and Nationality Act (8 U.S.C. 1157) is amend21 ed—

(A) in subsection (d)(1), in the first sentence, by inserting ", information relating to
gender-based discrimination against such refugees in their countries of nationality or last ha-

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implement training guidelines related to nondiscrimination 1 2 in the adjudication of such cases as a result of the gender, 3 race, religion, nationality, membership in a particular so-4 cial group, or political opinion of the alien applying to be 5 admitted as a refugee under this section. Such training 6 guidelines shall be culturally sensitive and shall provide 7 the officials subject to such training with the tools to pro-8 vide a nonbiased and nonadversarial atmosphere for the purpose of adjudicating such cases."; and 9 10 (B) by adding at the end the following new 11 subsection: "(g)(1) The Secretary of Homeland Security, in con-12 13 sultation with the Secretary of State, shall promulgate 14 regulations to ensure— "(A) uniform procedures for the establishment 15 16 of agreements between the United States Govern-17 ment and designated entities and personnel respon-18 sible for the preparation of refugee case files for use 19 in refugee adjudications; and "(B) uniform procedures regarding the prepara-20 21 tion of such files by such entities and personnel. 22 "(2) Such regulations shall ensure that— "(A) such files accurately reflect the informa-23 24 tion provided by the alien seeking admission as a 25 refugee under this section; and

"(B) such aliens are not disadvantaged or de nied such admission as a result of faulty case file
 preparation.".

4 (2) EFFECTIVE DATE.—The amendments made
5 by paragraph (1) shall take effect and apply with re6 spect to aliens seeking admission as refugees under
7 section 207 of the Immigration and Nationality Act
8 (8 U.S.C. 1157) beginning with the first fiscal year
9 that begins after the date of the enactment of this
10 Act.

## 11 SEC. 603. REFORM OF ASYLUM POLICY.

12 (a) LANGUAGE TRANSLATION SERVICES.—

(1) IN GENERAL.—Section 208(d) of the Immigration and Nationality Act (8 U.S.C. 1158(d)) is
amended by adding at the end the following new
paragraph:

17 "(8) LANGUAGE TRANSLATION SERVICES.—

18 "(A) IN GENERAL.—The Secretary of 19 Homeland Security, in consultation with the 20 Secretary of State, shall promulgate regulations 21 that provide that the United States does not 22 use the language translation services of an indi-23 vidual who demonstrates a bias or potential 24 bias on the grounds of gender, race, religion, 25 nationality, membership in a particular social

group, or political opinion in connection with the giving of testimony by an alien before the trier of fact under subsection (b)(1)(B) or an asylum officer under section 235(b)(1)(B).

"(B) PROHIBITION ON ASSISTANCE 5 BY 6 INDIVIDUALS.—The CERTAIN Secretary of 7 Homeland Security, in consultation with the 8 Secretary of State, shall promulgate regulations 9 to provide that the United States does not use 10 the language translation services of an indi-11 vidual who is an interpreter for or other em-12 ployee of an airline owned by a country the gov-13 ernment of which the Secretary of Homeland 14 Security, in consultation with the Secretary of 15 State, has determined has engaged in persecu-16 tion on the grounds of gender, race, religion, 17 nationality, membership in a particular social 18 group, or political opinion in connection with 19 the giving of testimony by an alien before the 20 trier of fact under subsection (b)(1)(B) or an 21 asylum officer under section 235(b)(1)(B).".

(2) EFFECTIVE DATE.—The amendment made
by paragraph (1) shall apply to the use of language
translation services after the date of the enactment
of this Act.

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(b) TRAINING FOR OFFICIALS.—Section 208 of the
Immigration and Nationality Act (8 U.S.C. 1158) is
amended by adding at the end the following new subsection:

5 "(e) TRAINING FOR OFFICIALS.—In addition to the training that is provided to officers adjudicating asylum 6 7 cases under this section and asylum officers under section 8 235(b)(1)(E), the Secretary of Homeland Security, in con-9 sultation with the Secretary of State, the Ambassador at 10 Large for International Women's Rights of the Department of State, the Director of the George P. Shultz Na-11 tional Foreign Affairs Training Center (commonly re-12 13 ferred to as the 'Foreign Service Institute'), and other appropriate officials, shall provide to such officers training 14 15 relating to the nature of gender-based discrimination in foreign countries (including country-specific conditions), 16 instruction concerning internationally-recognized women's 17 rights, and information regarding state sponsored and 18 non-state sponsored applicable distinctions in a foreign 19 country between the treatment of men and women.". 20

(c) TRAINING FOR IMMIGRATION JUDGES CONDUCTING PROCEEDINGS FOR DECIDING THE INADMISSIBILITY OR DEPORTABILITY OF AN ALIEN.—Section 240
of the Immigration and Nationality Act (8 U.S.C. 1229a)

1 is amended by adding at the end the following new sub-2 section:

3 "(f) TRAINING FOR IMMIGRATION JUDGES CON-4 DUCTING PROCEEDINGS FOR DECIDING THE INADMIS-5 SIBILITY OR DEPORTABILITY OF AN ALIEN.—The Attorney General shall provide to immigration judges training 6 7 related to the nature of gender-based discrimination in 8 foreign countries (including country-specific conditions), 9 instruction concerning internationally-recognized women's rights, and information regarding state sponsored and 10 non-state sponsored distinctions in a foreign country be-11 tween the treatment of men and women.". 12

## 13 SEC. 604. INADMISSIBILITY OF FOREIGN GOVERNMENT OF-

14 FICIALS WHO HAVE ENGAGED IN PARTICU15 LARLY SEVERE VIOLATIONS OF WOMEN'S
16 RIGHTS.

(a) INELIGIBILITY FOR VISAS AND ADMISSION TO
THE UNITED STATES.—Section 212(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1182(a)(2)) is
amended by adding at the end the following new subparagraph:

22 "(J) FOREIGN GOVERNMENT OFFICIALS
23 WHO HAVE ENGAGED IN PARTICULARLY SE24 VERE VIOLATIONS OF WOMEN'S RIGHTS.—Any
25 alien who, while serving as a foreign govern-

1	ment official, was responsible for or directly
2	carried out, at any time during the preceding
3	24-month period, particularly severe violations
4	of women's rights, as defined in section 3 of the
5	International Women's Freedom Act of 2006,
6	and the spouse, son, or daughter, if any, of
7	such official, is inadmissible.".
8	(b) EFFECTIVE DATE.—The amendment made by
9	subsection (a) shall apply to determinations of admissi-
10	bility made on or after the date of the enactment of this
11	Act.
12	SEC. 605. STUDIES RELATING TO THE EFFECT OF EXPE-
13	DITED REMOVAL PROVISIONS ON ASYLUM
13 14	DITED REMOVAL PROVISIONS ON ASYLUM CLAIMS.
14	CLAIMS.
14 15	<b>CLAIMS.</b> (a) Study by Comptroller General.—
14 15 16	CLAIMS. (a) Study by Comptroller General.— (1) In general.—The Comptroller General of
14 15 16 17	CLAIMS. (a) STUDY BY COMPTROLLER GENERAL.— (1) IN GENERAL.—The Comptroller General of the United States shall conduct a study to determine
14 15 16 17 18	CLAIMS. (a) STUDY BY COMPTROLLER GENERAL.— (1) IN GENERAL.—The Comptroller General of the United States shall conduct a study to determine whether officers of the United States Government,
14 15 16 17 18 19	CLAIMS. (a) STUDY BY COMPTROLLER GENERAL.— (1) IN GENERAL.—The Comptroller General of the United States shall conduct a study to determine whether officers of the United States Government, including immigration officers and asylums officers,
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	CLAIMS. (a) STUDY BY COMPTROLLER GENERAL.— (1) IN GENERAL.—The Comptroller General of the United States shall conduct a study to determine whether officers of the United States Government, including immigration officers and asylums officers, have engaged in any of the conduct described in
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	CLAIMS. (a) STUDY BY COMPTROLLER GENERAL.— (1) IN GENERAL.—The Comptroller General of the United States shall conduct a study to determine whether officers of the United States Government, including immigration officers and asylums officers, have engaged in any of the conduct described in paragraph (3) with respect to an alien who may be
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	CLAIMS. (a) STUDY BY COMPTROLLER GENERAL.— (1) IN GENERAL.—The Comptroller General of the United States shall conduct a study to determine whether officers of the United States Government, including immigration officers and asylums officers, have engaged in any of the conduct described in paragraph (3) with respect to an alien who may be eligible for asylum under section 208 of such Act (8)

25 Commission, the Comptroller General shall conduct

1	the study in cooperation with experts designated by
2	the Commission who are recognized for their exper-
3	tise and knowledge of refugee and asylum issues.
4	(3) CONDUCT.—The conduct referred to in
5	paragraph (1) is any of the following:
6	(A) Improperly encouraging an alien to
7	withdraw the alien's application for asylum.
8	(B) Incorrectly failing to refer an alien to
9	an asylum officer for an interview under section
10	235(b) of the Immigration and Nationality Act
11	(8 U.S.C. 1225(b)) to establish whether such
12	alien has a credible fear of persecution.
13	(C) Unlawfully removing an alien who has
14	applied for asylum to a country in which the
15	alien's life or freedom would be threatened on
16	account of gender, race, religion, nationality,
17	membership in a particular social group, or po-
18	litical opinion.
19	(D) Unlawfully detaining an alien who has
20	applied for asylum or detaining such alien in in-
21	appropriate conditions.
22	(b) REPORT.—Not later than 1 year after the date
23	of the enactment of this Act, the Comptroller General shall
24	submit to the Committee on the Judiciary of the House
25	of Representatives, the Committee on the Judiciary of the

Senate, the Committee on International Relations of the 1 2 House of Representatives, and the Committee on Foreign 3 Relations of the Senate a report containing the findings of the study conducted under subsection (a). If the experts 4 5 referred to in such subsection were involved in conducting such study, the Comptroller General shall allow such ex-6 7 perts to include in the report a section setting forth their 8 views and conclusions.

9 (c) Access to Proceedings.—

10 (1) IN GENERAL.—Except as provided in para-11 graph (2), to facilitate the conduct of the study 12 under subsection (a) and the preparation of the re-13 port under subsection (b), the Comptroller General 14 and the experts, if any, referred to in subsection (a) 15 shall have unrestricted access to all stages of all in-16 spections of aliens for admission under section 17 235(b) of the Immigration and Nationality Act (8) 18 U.S.C. 1225(b)).

19 (2) EXCEPTION.—Paragraph (1) shall not
20 apply with respect to the inspection if—

21 (A) the alien concerned objects to such ac22 cess; or

(B) the Secretary of Homeland Security
determines that the security of a particular proceeding would be threatened by such access, so

long as any restrictions on the access of experts
 designated by the Commission under subsection
 (a) do not contravene international law.

## 4 TITLE VII—MISCELLANEOUS 5 PROVISIONS

### 6 SEC. 701. BUSINESS CODES OF CONDUCT.

7 (a) CONGRESSIONAL FINDING.—The Congress recog8 nizes the increasing importance of transnational corpora9 tions as global actors, and their potential for providing
10 positive leadership in their host countries in the area of
11 human rights.

12 (b) SENSE OF THE CONGRESS.—It is the sense of 13 the Congress that transnational corporations operating 14 overseas, particularly those corporations operating in 15 countries the governments of which have engaged in or 16 tolerated violations of women's rights, as identified in the 17 Annual Report, should adopt codes of conduct—

18 (1) upholding the rights of their female employ-19 ees; and

20 (2) ensuring that a worker's gender shall in no
21 way affect, or be allowed to affect, the status or
22 terms of his or her employment.