### 109TH CONGRESS 1ST SESSION

# S. 1362

To provide for enhanced Federal enforcement of, and State and local assistance in the enforcement of, the immigration laws of the United States, and for other purposes.

# IN THE SENATE OF THE UNITED STATES

June 30, 2005

Mr. Sessions (for himself, Mr. Craig, Mr. Inhofe, and Mr. Isakson) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

# A BILL

- To provide for enhanced Federal enforcement of, and State and local assistance in the enforcement of, the immigration laws of the United States, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE.
  - 4 This Act may be cited as the "Homeland Security
  - 5 Enhancement Act of 2005".
  - 6 SEC. 2. STATE DEFINED.
  - 7 In this Act, the term "State" has the meaning given
  - 8 that term in section 101(a)(36) of the Immigration and
  - 9 Nationality Act (8 U.S.C. 1101 (a)(36)).

1	SEC. 3. FEDERAL AFFIRMATION OF IMMIGRATION LAW EN-
2	FORCEMENT BY STATES AND POLITICAL SUB-
3	DIVISIONS OF STATES.
4	Notwithstanding any other provision of law and re-
5	affirming the existing inherent authority of States, law en-
6	forcement personnel of a State or a political subdivision
7	of a State have the inherent authority of a sovereign entity
8	to investigate, identify, apprehend, arrest, detain, or
9	transfer to Federal custody aliens in the United States
10	(including the transportation of such aliens across State
11	lines to detention centers), for the purpose of assisting in
12	the enforcement of the immigration laws of the United
13	States in the normal course of carrying out the law en-
14	forcement duties of such personnel. This State authority
15	has never been displaced or preempted by a Federal law.
16	SEC. 4. STATE AND LOCAL LAW ENFORCEMENT PROVISION
17	OF INFORMATION REGARDING ALIENS.
18	(a) Violations of Federal Law.—A statute, pol-
19	icy, or practice that prohibits a law enforcement officer
20	of a State, or of a political subdivision of a State, from
21	enforcing Federal immigration laws or from assisting or
22	cooperating with Federal immigration law enforcement in
23	the course of carrying out the law enforcement duties of
24	the officer or from providing information to an official of
25	the United States Government regarding the immigration
26	status of an individual who is believed to be illegally

- 1 present in the United States is in violation of section
- 2 642(a) of the Illegal Immigration Reform and Immigrant
- 3 Responsibility Act of 1996 (8 U.S.C. 1373(a)) and section
- 4 434 of the Personal Responsibility and Work Opportunity
- 5 Reconciliation Act of 1996 (8 U.S.C. 1644).
- 6 (b) Provision of Information Regarding Ap-
- 7 PREHENDED ILLEGAL ALIENS.—
- 8 (1) IN GENERAL.—In compliance with section
- 9 642(a) of the Illegal Immigration Reform and Immi-
- grant Responsibility Act of 1996 (8 U.S.C. 1373(a))
- and section 434 of the Personal Responsibility and
- Work Opportunity Reconciliation Act of 1996 (8
- U.S.C. 1644), States and localities should provide to
- the Secretary of Homeland Security the information
- listed in subsection (c) on each alien apprehended or
- arrested in the jurisdiction of the State or locality
- 17 who is believed to be in violation of an immigration
- law of the United States. Such information should
- be provided regardless of the reason for the appre-
- 20 hension or arrest of the alien.
- 21 (2) Time limitation.—Not later than 10 days
- after an alien described in paragraph (1) is appre-
- hended, information requested to be provided under
- paragraph (1) should be provided in such form and

1	in such manner as the Secretary of Homeland Secu-
2	rity may, by regulation or guideline, require.
3	(c) Information Required.—The information list-
4	ed in this subsection is as follows:
5	(1) The name of the alien.
6	(2) The address or place of residence of the
7	alien.
8	(3) A physical description of the alien.
9	(4) The date, time, and location of the encoun-
10	ter with the alien and reason for stopping, detaining,
11	apprehending, or arresting the alien.
12	(5) If applicable, the driver's license number
13	issued to the alien and the State of issuance of such
14	license.
15	(6) If applicable, the type of any other identi-
16	fication document issued to the alien, any designa-
17	tion number contained on the identification docu-
18	ment, and the issuing entity for the identification
19	document.
20	(7) If applicable, the license plate number,
21	make, and model of any automobile registered to, or
22	driven by, the alien.
23	(8) A photo of the alien, if available or readily
24	obtainable.

1	(9) The fingerprints of the alien, if available or
2	readily obtainable, including a full set of 10 rolled
3	fingerprints if available or readily obtainable.
4	(d) Reimbursement.—The Secretary of Homeland
5	Security shall reimburse States and localities for all rea-
6	sonable costs, as determined by the Secretary of Home-
7	land Security, incurred by that State or locality as a result
8	of providing information required by this section.
9	(e) Technical and Conforming Amendments.—
10	(1) Illegal immigration reform and immi-
11	GRANT RESPONSIBILITY ACT OF 1996.—
12	(A) TECHNICAL AMENDMENT.—Section
13	642 of the Illegal Immigration Reform and Im-
14	migrant Responsibility Act of 1996 (8 U.S.C.
15	1373) is amended—
16	(i) in subsections (a), (b)(1), and (c)
17	by striking "Immigration and Naturaliza-
18	tion Service" and inserting "Department
19	of Homeland Security"; and
20	(ii) in the heading by striking " <b>IMMI-</b>
21	GRATION AND NATURALIZATION SERV-
22	ICE" and inserting "DEPARTMENT OF
23	HOMELAND SECURITY".
24	(B) Conforming Amendment.—Section
25	1(d) of the Illeval Immigration Reform and Im-

1	migrant Responsibility Act of 1996 (division C
2	of Public Law 104–208; 110 Stat. 3009–546)
3	is amended by striking the item related to sec-
4	tion 642 and inserting the following:
	"Sec. 642. Communication between government agencies and the Department of Homeland Security.".
5	(2) Personal responsibility and work op-
6	PORTUNITY RECONCILIATION ACT OF 1996.—
7	(A) In General.—Section 434 of the Per-
8	sonal Responsibility and Work Opportunity
9	Reconciliation Act of 1996 (8 U.S.C. 1644) is
10	amended—
11	(i) by striking "Immigration and Nat-
12	uralization Service" and inserting "Depart-
13	ment of Homeland Security"; and
14	(ii) in the heading by striking "IMMI-
15	GRATION AND NATURALIZATION SERV-
16	ICE" and inserting "DEPARTMENT OF
17	HOMELAND SECURITY".
18	(B) Conforming Amendment.—Section
19	2 of the Personal Responsibility and Work Op-
20	portunity Reconciliation Act of 1996 (Public
21	Law 104–193; 110 Stat. 2105) is amended by
22	striking the item related to section 434 and in-
23	serting the following:

"Sec. 434. Communication between State and local government agencies and the Department of Homeland Security.".

- 1 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
- 2 authorized to be appropriated such sums as are necessary
- 3 to provide the reimbursements required by subsection (d).
- 4 SEC. 5. CIVIL AND CRIMINAL PENALTIES AND FORFEITURE
- 5 FOR ALIENS UNLAWFULLY PRESENT IN THE
- 6 UNITED STATES.
- 7 (a) ALIENS UNLAWFULLY PRESENT.—Title II of the
- 8 Immigration and Nationality Act (8 U.S.C. 1151 et seq.)
- 9 is amended by adding after section 275 the following:
- 10 "CRIMINAL PENALTIES FOR UNLAWFUL PRESENCE IN
- THE UNITED STATES
- 12 "Sec. 275A. (a) In General.—In addition to any
- 13 other violation, an alien present in the United States in
- 14 violation of this Act shall be guilty of a misdemeanor and
- 15 shall be fined under title 18, United States Code, impris-
- 16 oned not more than 1 year, or both. The assets of any
- 17 alien present in the United States in violation of this Act
- 18 shall be subject to forfeiture under title 19, United States
- 19 Code.
- 20 "(b) Affirmative Defense.—It shall be an affirm-
- 21 ative defense to a violation of subsection (a) that the alien
- 22 overstayed the time allotted under the alien's visa due to
- 23 an exceptional and extremely unusual hardship or physical
- 24 illness that prevented the alien from leaving the United
- 25 States by the required date.".

1	(b) Increase in Criminal Penalties for Illegal
2	Entry.—Section 275(a) of the Immigration and Nation-
3	ality Act (8 U.S.C. 1325(a)) is amended by striking "6
4	months," and inserting "1 year,".
5	SEC. 6. LISTING OF IMMIGRATION VIOLATORS IN THE NA-
6	TIONAL CRIME INFORMATION CENTER DATA-
7	BASE.
8	(a) Provision of Information to the NCIC.—
9	(1) In general.—Not later than 180 days
10	after the date of enactment of this Act, the Under
11	Secretary for Border and Transportation Security of
12	the Department of Homeland Security shall provide
13	the National Crime Information Center of the De-
14	partment of Justice with such information as the
15	Director may have related to—
16	(A) any alien against whom a final order
17	of removal has been issued;
18	(B) any alien who is subject to a voluntary
19	departure agreement;
20	(C) any alien who has remained in the
21	United States beyond the alien's authorized pe-
22	riod of stay; and
23	(D) any alien whose visa has been revoked.
24	(2) Requirement to provide and use in-
25	FORMATION —The information described in para-

1	graph (1) shall be provided to the National Crime
2	Information Center, and the Center shall enter the
3	information into the Immigration Violators File of
4	the National Crime Information Center database, re-
5	gardless of whether—
6	(A) the alien received notice of a final
7	order of removal;
8	(B) the alien has already been removed; or
9	(C) sufficient identifying information is
10	available for the alien, such as a physical de-
11	scription of the alien.
12	(b) Inclusion of Information in the NCIC
13	Database.—Section 534(a) of title 28, United States
14	Code, is amended—
15	(1) in paragraph (3), by striking "and" at the
16	end;
17	(2) by redesignating paragraph (4) as para-
18	graph (5); and
19	(3) by inserting after paragraph (3) the fol-
20	lowing:
21	"(4) acquire, collect, classify, and preserve
22	records of violations of the immigration laws of the
23	United States, regardless of whether the alien has
24	received notice of the violation, sufficient identifying

1	information is available for the alien, or the alien
2	has already been removed; and".
3	(c) Permission To Depart Voluntarily.—Sec-
4	tion 240B of the Immigration and Nationality Act (8
5	U.S.C. 1229c) is amended—
6	(1) by striking "Attorney General" each place
7	that term appears and inserting "Secretary of
8	Homeland Security"; and
9	(2) in subsection (a)(2)(A), by striking "120"
10	and inserting "30".
11	SEC. 7. INCREASE OF FEDERAL DETENTION SPACE AND
12	THE UTILIZATION OF FACILITIES IDENTIFIED
13	FOR CLOSURES AS A RESULT OF THE DE-
14	FENSE BASE CLOSURE REALIGNMENT ACT
15	OF 1990.
16	
	(a) Construction or Acquisition of Detention
17	(a) Construction or Acquisition of Detention Facilities.—
17 18	Facilities.—
	Facilities.—
18	Facilities.— (1) In general.—The Secretary of Homeland
18 19	Facilities.—  (1) In general.—The Secretary of Homeland Security shall construct or acquire, in addition to ex-
18 19 20	Facilities.—  (1) In general.—The Secretary of Homeland Security shall construct or acquire, in addition to existing facilities for the detention of aliens, 20 deten-
18 19 20 21	Facilities.—  (1) In General.—The Secretary of Homeland Security shall construct or acquire, in addition to existing facilities for the detention of aliens, 20 detention facilities in the United States that have the ca-
18 19 20 21 22	(1) In general.—The Secretary of Homeland Security shall construct or acquire, in addition to existing facilities for the detention of aliens, 20 detention facilities in the United States that have the capacity to detain a total of not less than 10,000 indi-

- 1 (2) DETERMINATION OF LOCATION.—The loca2 tion of any detention facility built or acquired in ac3 cordance with this subsection shall be determined by
  4 the Deputy Assistant Director of the Office of De5 tention and Removal Operations within the Bureau
  6 of Immigration and Customs Enforcement.
- 7 (3) Use of installations under base clo-8 SURE LAWS.—In acquiring detention facilities under 9 this subsection, the Secretary of Homeland Security 10 shall, to the maximum extent practical, request the 11 transfer of appropriate portions of military installa-12 tions approved for closure or realignment under the 13 Defense Base Closure and Realignment Act of 1990 14 (part A of title XXIX of Public Law 101–510; 10 15 U.S.C. 2687 note) for use in accordance with para-16 graph(1).
- 17 (b) TECHNICAL AND CONFORMING AMENDMENT.—
  18 Section 241(g)(1) of the Immigration and Nationality Act
- 19 (8 U.S.C. 1231(g)(1)) is amended by striking "may ex-
- 20 pend" and inserting "shall expend".
- 21 (c) Authorization of Appropriations.—There
- 22 are authorized to be appropriated such sums as necessary
- 23 to carry out this section.

1	SEC. 8. FEDERAL CUSTODY OF ILLEGAL ALIENS APPRE-
2	HENDED BY STATE OR LOCAL LAW ENFORCE-
3	MENT.
4	(a) In General.—Title II of the Immigration and
5	Nationality Act (8 U.S.C. 1151 et seq.) is amended by
6	adding after section 240C the following:
7	"TRANSFER OF ILLEGAL ALIENS FROM STATE TO
8	FEDERAL CUSTODY
9	"Sec. 240D. (a) In General.—If the head of a law
10	enforcement entity of a State (or, if appropriate, a polit-
11	ical subdivision of the State) exercising authority with re-
12	spect to the apprehension or arrest of an illegal alien sub-
13	mits a request to the Secretary of Homeland Security that
14	the alien be taken into Federal custody, the Secretary of
15	Homeland Security—
16	"(1) shall—
17	"(A) not later than 72 hours after the con-
18	clusion of the State charging process or dis-
19	missal process, or if no State charging or dis-
20	missal process is required, not later than 72
21	hours after the illegal alien is apprehended,
22	take the illegal alien into the custody of the
23	Federal Government and incarcerate the alien;
24	or
25	"(B) request that the relevant State or
26	local law enforcement agency temporarily detain

1	or transport the illegal alien to a location for
2	transfer to Federal custody; and
3	"(2) shall designate at least one Federal, State,
4	or local prison or jail or a private contracted prison
5	or detention facility within each State as the central
6	facility for that State to transfer custody of criminal
7	or illegal aliens to the Department of Homeland Se-
8	curity.".
9	"(b) Reimbursement.—
10	"(1) IN GENERAL.—The Department of Home-
11	land Security shall reimburse a State or a political
12	subdivision of a State for all reasonable expenses, as
13	determined by the Secretary of Homeland Security,
14	incurred by the State or political subdivision in the
15	detention and transportation of a criminal or illegal
16	alien as described in subparagraphs (A) and (B) of
17	subsection $(a)(1)$ .
18	"(2) Cost computation.—Compensation pro-
19	vided for costs incurred under subparagraphs (A)
20	and (B) of subsection (a)(1) shall be—
21	"(A) the product of—
22	"(i) the average cost of incarceration
23	of a prisoner in the relevant State, as de-
24	termined by the chief executive officer of a

1	State (or, as appropriate, a political sub-
2	division of the State); multiplied by
3	"(ii) the number of days that the alien
4	was in the custody of the State or political
5	subdivision; added to
6	"(B) the cost of transporting the criminal
7	or illegal alien from the point of apprehension
8	or arrest to the location of detention, and if the
9	location of detention and of custody transfer
10	are different, to the custody transfer point.
11	"(c) Requirement for Appropriate Security.—
12	The Secretary of Homeland Security shall ensure that ille-
13	gal aliens incarcerated in Federal facilities pursuant to
14	this subsection are held in facilities which provide an ap-
15	propriate level of security.
16	"(d) Requirement for Schedule.—
17	"(1) In general.—In carrying out this sec-
18	tion, the Secretary of Homeland Security shall es-
19	tablish a regular circuit and schedule for the prompt
20	transfer of apprehended illegal aliens from the cus-
21	tody of States and political subdivisions of States to
22	Federal custody.
23	"(2) Authority for contracts.—The Sec-
24	retary of Homeland Security may enter into con-
25	tracts with appropriate State and local law enforce-

1	ment and detention officials to implement this sub-
2	section.
3	"(e) Illegal Alien Defined.—For purposes of
4	this section, the term 'illegal alien' means an alien who—
5	"(1) entered the United States without inspec-
6	tion or at any time or place other than that des-
7	ignated by the Secretary of Homeland Security;
8	"(2) was admitted as a nonimmigrant and who,
9	at the time the alien was taken into custody by the
10	State or a political subdivision of the State, had
11	failed to—
12	"(A) maintain the nonimmigrant status in
13	which the alien was admitted or to which it was
14	changed under section 248; or
15	"(B) comply with the conditions of any
16	such status;
17	"(3) was admitted as an immigrant and has
18	subsequently failed to comply with the requirements
19	of that status; or
20	"(4) failed to depart the United States under a
21	voluntary departure agreement or under a final
22	order of removal.".
23	(b) Authorization of Appropriations for the
24	DETENTION AND TRANSPORTATION TO FEDERAL CUS-
25	TODY OF ALIENS NOT LAWRILLY PRESENT —There is

1	authorized to be appropriated \$500,000,000 for the deten-
2	tion and removal of aliens not lawfully present in the
3	United States under the Immigration and Nationality Act
4	(8 U.S.C. 1101 et seq.) for fiscal year 2006 and each sub-
5	sequent fiscal year.
6	SEC. 9. IMMIGRATION LAW ENFORCEMENT TRAINING OF
7	STATE AND LOCAL LAW ENFORCEMENT PER
8	SONNEL.
9	(a) Training Manual and Pocket Guide.—
10	(1) Establishment.—Not later than 180 days
11	after the date of enactment of this Act, the Sec-
12	retary of Homeland Security shall establish—
13	(A) a training manual for law enforcement
14	personnel of a State or political subdivision of
15	a State to train such personnel in the investiga-
16	tion, identification, apprehension, arrest, deten-
17	tion, and transfer to Federal custody of aliens
18	in the United States (including the transpor-
19	tation of such aliens across State lines to deten-
20	tion centers and the identification of fraudulent
21	documents); and
22	(B) an immigration enforcement pocket
23	guide for law enforcement personnel of a State
24	or political subdivision of a State to provide a

- quick reference for such personnel in the course of duty.
- 3 (2) AVAILABILITY.—The training manual and 4 pocket guide established in accordance with para-5 graph (1) shall be made available to all State and 6 local law enforcement personnel.
  - (3) APPLICABILITY.—Nothing in this subsection shall be construed to require State or local law enforcement personnel to carry the training manual or pocket guide established in accordance with paragraph (1) with them while on duty.
  - (4) Costs.—The Secretary of Homeland Security shall be responsible for any and all costs incurred in establishing the training manual and pocket guide under this subsection.

## (b) Training Flexibility.—

(1) IN GENERAL.—The Secretary of Homeland Security shall make training of State and local law enforcement officers available through as many means as possible, including residential training at the Center for Domestic Preparedness of the Department of Homeland Security, onsite training held at State or local police agencies or facilities, on-line training courses by computer, teleconferencing, and

- videotape, or the digital video display (DVD) of a
   training course or courses.
- (2) ON-LINE TRAINING.—The head of the Dis-3 4 tributed Learning Program of the Federal Law Enforcement Training Center shall make training avail-5 6 able for State and local law enforcement personnel 7 via the Internet through a secure, encrypted distrib-8 uted learning system that has all its servers based 9 in the United States, is sealable, survivable, and is 10 capable of having a portal in place within 30 days.
- 11 (3) FEDERAL PERSONNEL TRAINING.—The 12 training of State and local law enforcement per-13 sonnel under this section shall not displace the train-14 ing of Federal personnel.
- 15 (c) CLARIFICATION.—Nothing in this Act or any other provision of law shall be construed as making any 16 immigration-related training a requirement for, or pre-17 18 requisite to, any State or local law enforcement officer ex-19 ercising the inherent authority of the officer to investigate, identify, apprehend, arrest, detain, or transfer to Federal 20 21 custody illegal aliens during the normal course of carrying 22 out the law enforcement duties of the officer.
- 23 (d) Training Limitation.—Section 287(g) of the 24 Immigration and Nationality Act (8 U.S.C. 1357(g)) is 25 amended—

- 1 (1) by striking "Attorney General" each place
- 2 that term appears and inserting "Secretary of
- 3 Homeland Security"; and
- 4 (2) in paragraph (2), by adding at the end the
- 5 following: "Such training shall not exceed 14 days or
- 6 80 hours, whichever is longer.".

#### 7 SEC. 10. IMMUNITY.

- 8 (a) Personal Immunity.—Notwithstanding any
- 9 other provision of law, a law enforcement officer of a
- 10 State, or of a political subdivision of a State, shall be im-
- 11 mune, to the same extent as a Federal law enforcement
- 12 officer, from personal liability arising out of the enforce-
- 13 ment of any immigration law. The immunity provided in
- 14 this subsection shall only apply to an officer of a State,
- 15 or of a political subdivision of a State, who is acting within
- 16 the scope of such officer's official duties.
- 17 (b) AGENCY IMMUNITY.—Notwithstanding any other
- 18 provision of law, a law enforcement agency of a State, or
- 19 of a political subdivision of a State, shall be immune from
- 20 any claim for money damages based on Federal, State,
- 21 or local civil rights law for an incident arising out of the
- 22 enforcement of any immigration law, except to the extent
- 23 that the law enforcement officer of that agency, whose ac-
- 24 tion the claim involves, committed a violation of Federal,

1	State, or local criminal law in the course of enforcing such
2	immigration law.
3	SEC. 11. PLACES OF DETENTION FOR ALIENS DETAINED
4	PENDING EXAMINATION OR DECISION ON RE-
5	MOVAL.
6	(a) In General.—Section 241(g) of the Immigra-
7	tion and Nationality Act (8 U.S.C. 1231(g)) is amended
8	by adding at the end the following:
9	"(3) Policy on detention in state and
10	LOCAL DETENTION FACILITIES.—In carrying out
11	paragraph (1), the Secretary of Homeland Security
12	shall ensure that an alien arrested under section
13	287(a) is detained, pending the alien being taken for
14	the examination described in that section, in a State
15	or local prison, jail, detention center, or other com-
16	parable facility, if—
17	"(A) such a facility is the most suitably lo-
18	cated Federal, State, or local facility available
19	for such purpose under the circumstances;
20	"(B) an appropriate arrangement for such
21	use of the facility can be made; and
22	"(C) such facility satisfies the standards
23	for the housing, care, and security of persons
24	held in custody of a United States marshal.".

1	(b) DETENTION FACILITY SUITABILITY.—Notwith-
2	standing any other provision of law, a facility described
3	in section 241(g)(3)(C) of the Immigration and Nation-
4	ality Act, as added by subsection (a), is adequate for de-
5	tention of persons being held for immigration related vio-
6	lations.
7	(c) Technical and Conforming Amendment.—
8	Section 241 of the Immigration and Nationality Act (8
9	U.S.C. 1231) is amended by striking "Attorney General"
10	each place that term appears and inserting "Secretary of
11	Homeland Security".
12	SEC. 12. INSTITUTIONAL REMOVAL PROGRAM.
13	(a) Continuation.—
14	(1) In general.—The Department of Home-
15	land Security shall continue to operate and imple-
16	ment the program known on the date of the enact-
17	ment of this Act as the Institutional Removal Pro-
18	gram which—
19	(A) identifies removable criminal aliens in
20	Federal and State correctional facilities;
21	(B) ensures such aliens are not released
22	into the community; and
23	(C) removes such aliens from the United
24	States after the completion of their sentences.

1	(2) Expansion.—The Institutional Removal
2	Program shall be extended to all States. Any State
3	that receives Federal funds for the incarceration of
4	criminal aliens shall—
5	(A) cooperate with Federal officials who
6	carry out the Institutional Removal Program;
7	(B) expeditiously and systematically iden-
8	tify criminal aliens in its prison and jail popu-
9	lations; and
10	(C) promptly convey such information to
11	the Federal officials who carry out the Institu-
12	tional Removal Program as a condition for re-
13	ceiving such funds.
14	(b) Authorization for Detention After Com-
15	PLETION OF STATE OR LOCAL PRISON SENTENCE.—Law
16	enforcement officers of a State or political subdivision of
17	a State have the authority to—
18	(1) hold an illegal alien for a period of up to
19	14 days after the alien has completed the alien's
20	State prison sentence in order to effectuate the
21	transfer of the alien to Federal custody when the
22	alien is removable or not lawfully present in the
23	United States; or
24	(2) issue a detainer that would allow aliens who
25	have served a State prison sentence to be detained

- 1 by the State prison until personnel from the Bureau
- 2 of Immigration and Customs Enforcement can take
- 3 the alien into custody.
- 4 (c) Technology Usage.—Technology such as
- 5 videoconferencing shall be used to the maximum extent
- 6 possible in order to make the Institutional Removal Pro-
- 7 gram available in remote locations. Mobile access to Fed-
- 8 eral databases of aliens, such as the IDENT database
- 9 maintained by the Secretary of Homeland Security, and
- 10 live scan technology shall be used to the maximum extent
- 11 practicable in order to make these resources available to
- 12 State and local law enforcement agencies in remote loca-
- 13 tions.
- 14 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
- 15 authorized to be appropriated to carry out the Institu-
- 16 tional Removal Program—
- 17 (1) \$40,000,000 for fiscal year 2007;
- 18 (2) \$50,000,000 for fiscal year 2008;
- 19 (3) \$60,000,000 for fiscal year 2009;
- 20 (4) \$70,000,000 for fiscal year 2010;
- 21 (5) \$80,000,000 for fiscal year 2011; and
- 22 (6) \$80,000,000 for each fiscal year after fiscal
- 23 year 2011.

#### l SEC. 13. CONSTRUCTION.

2	Nothing	in	this	Act	mav	be	construed	to	require	law
					/					

- 3 enforcement personnel of a State or political subdivision
- 4 of a State to—
- 5 (1) report the identity of a victim of, or a wit-
- 6 ness to, a criminal offense to the Secretary of Home-
- 7 land Security for immigration enforcement purposes;
- 8 (2) arrest such victim or witness for a violation
- 9 of the immigration laws of the United States; or
- 10 (3) enforce the immigration laws of the United
- 11 States.

#### 12 SEC. 14. SEVERABILITY.

- 13 If any provision of this Act, including any amend-
- 14 ment made by this Act, or the application of such provi-
- 15 sion to any person or circumstance, is held invalid, the
- 16 remainder of this Act, and the application of such provi-
- 17 sion to other persons not similarly situated or to other
- 18 circumstances, shall not be affected by such invalidation.

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