110TH CONGRESS 1ST SESSION

H. R. 367

To require the Attorney General to develop a national strategy to eliminate the illegal operations of the top three international drug gangs that present the greatest threat to law and order in the United States.

IN THE HOUSE OF REPRESENTATIVES

January 10, 2007

Mr. Reichert (for himself and Mr. Kirk) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To require the Attorney General to develop a national strategy to eliminate the illegal operations of the top three international drug gangs that present the greatest threat to law and order in the United States.

- 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 "Gang Elimination Act
- 5 of 2007".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds the following:

- 1 (1) The number of documented members of 2 gangs located in the United States has grown to 3 over 800,000. This number is larger than all but six 4 armies in the world.
 - (2) Gangs run by international drug cartels represent a clear and present danger to the national security of the United States.
 - (3) Drug gangs have become one of the principle means of importing and distributing illegal narcotics in the United States.
 - (4) Drug gangs are now operating within suburban communities. Some police departments and some sheriffs' offices located in such communities are less prepared than police departments and sheriffs' offices located in urban communities to reduce this threat.
 - (5) The average recruit into a gang is in the seventh grade.
 - (6) Gangs run by international drug cartels now number in the hundreds of thousands, across city, State, and national boundaries.
 - (7) Current efforts by municipal and State law enforcement communities have not eliminated this threat to the Nation, law and order, or to children.

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1	(8) Only the Federal Government can muster
2	the strategy, resources, and intelligence to remove
3	this growing danger to the people in the United
4	States.
5	SEC. 3. NATIONAL STRATEGY TO ELIMINATE THE ILLEGAL
6	OPERATIONS OF THE THREE INTER-
7	NATIONAL DRUG GANGS THAT PRESENT THE
8	BIGGEST THREAT IN THE UNITED STATES.
9	(a) IN GENERAL.—Not later than one year after the
10	date of the enactment of this Act, the Attorney General,
11	in consultation with the Secretary of Homeland Security,
12	shall submit to Congress a report, in both classified and
13	unclassified form, setting forth a national strategy to
14	eliminate within the period that is four years after the
15	date of such submission the illegal operations of each Na-
16	tional Threat Drug Gang designated under subsection (b).
17	In addition to such strategy, the report shall include the
18	following information:
19	(1) A list identifying each of such National
20	Threat Drug Gangs.
21	(2) A description of the composition, oper-
22	ations, strengths, and weaknesses of each of such
23	National Threat Drug Gangs.
24	(b) Designation of National Threat Drug
25	Gangs.—In developing the national strategy under sub-

- 1 section (a), the Attorney General shall identify the top
- 2 three international drug gangs that present the greatest
- 3 threat to law and order in the United States and shall
- 4 designate each such gang as a "National Threat Drug
- 5 Gang". For purposes of identifying such gangs, the Attor-
- 6 ney General shall consider—
- 7 (1) the extent to which, for the purpose of com8 mitting a drug-related offense, the gang conducts ac9 tivities with any international terrorist organization
 10 or state designated by the Secretary of State as a
 11 state sponsor of terrorism, as compared to the ex12 tent to which other international drug gangs conduct
 13 such activities for such purpose;
 - (2) the volume of controlled substances (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)) that such gang imports to or distributes within the United States, as compared to the volume of controlled substances that other international drug gangs import to or distribute within the United States; and
 - (3) the extent to which the gang is a threat to children and schools within the United States, as compared to the extent to which other international drug gangs are such a threat.
- 25 (c) Definitions.—For purposes of this Act:

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1	(1) Drug gang.—The term "drug gang"
2	means an ongoing group, club, organization, or asso-
3	ciation of 50 or more individuals—
4	(A) that has as one of its primary pur-
5	poses the commission of one or more drug-re-
6	lated offenses;
7	(B) the members of which engage, or have
8	engaged within the past five years, in a con-
9	tinuing series of drug-related offenses; and
10	(C) the activities of which—
11	(i) include crimes of violence, as de-
12	fined in section 16 of title 18, United
13	States Code (including rape); and
14	(ii) affect interstate or foreign com-
15	merce.
16	(2) Drug-related offense.—The term
17	"drug-related offense" means—
18	(A) a Federal felony involving a controlled
19	substance (as defined in section 102 of the Con-
20	trolled Substances Act (21 U.S.C. 802)) for
21	which the maximum penalty is not less than 5
22	years, including a crime involving the manufac-
23	turing, importing, distributing, dispensing, or
24	possessing with the intent to manufacture, dis-

1	tribute, or dispense such a controlled substance;
2	and
3	(B) a conspiracy to commit an offense de-
4	scribed in subparagraph (A).
5	(3) International drug gang.—The term
6	"international drug gang" means a drug gang
7	that—
8	(A) conducts activities that affect foreign
9	commerce; or
10	(B) conspires with another drug gang that
11	conducts activities that affect foreign com-
12	merce.

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