

118TH CONGRESS  
1ST SESSION

# H. R. 1828

To protect victims of crime or serious labor violations from removal during Department of Homeland Security enforcement actions, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 28, 2023

Ms. CHU (for herself, Mr. SCOTT of Virginia, Ms. TITUS, Ms. BARRAGÁN, Mrs. NAPOLITANO, Mr. DAVIS of Illinois, Ms. JAYPAL, Ms. SCHAKOWSKY, Mr. GRIJALVA, Mr. McGOVERN, Mr. CASAR, Ms. TLAIB, Ms. MCCOLLUM, Mr. GARCÍA of Illinois, and Ms. NORTON) introduced the following bill; which was referred to the Committee on the Judiciary

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## A BILL

To protect victims of crime or serious labor violations from removal during Department of Homeland Security enforcement actions, 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 “Protect Our Workers  
5 from Exploitation and Retaliation Act” or the “POWER  
6 Act”.

## 1 SEC. 2. VICTIMS OF SERIOUS LABOR AND EMPLOYMENT

## 2 VIOLATIONS OR CRIME.

3 (a) PROTECTION FOR VICTIMS OF LABOR AND EM-  
4 PLOYMENT VIOLATIONS.—Section 101(a)(15)(U) of the  
5 Immigration and Nationality Act (8 U.S.C.  
6 1101(a)(15)(U)) is amended—

7 (1) in clause (i)—

8 (A) by striking subclause (I) and inserting  
9 the following:

10 “(I) the alien—

11 “(aa) has suffered substantial  
12 physical, emotional, or mental abuse  
13 or harm as a result of having been a  
14 victim of criminal activity described in  
15 clause (iii);

16 “(bb) has suffered substantial  
17 physical, emotional, or mental abuse  
18 or harm related to a violation de-  
19 scribed in clause (iv);

20 “(cc) is a victim of criminal ac-  
21 tivity described in clause (iii) and  
22 would suffer extreme hardship upon  
23 removal; or

24 “(dd) has suffered a violation de-  
25 scribed in clause (iv) and would suffer  
26 extreme hardship upon removal;”;

- 1                         (B) in subclause (II), by inserting “, or a  
2                         labor or employment violation resulting in a  
3                         workplace claim described in clause (iv)” before  
4                         the semicolon at the end;
- 5                         (C) in subclause (III)—  
6                             (i) by striking “or State judge, to the  
7                         Service” and inserting “, State, or local  
8                         judge, to the Department of Homeland Se-  
9                         curity, to the Equal Employment Oppor-  
10                         tunity Commission, to the Department of  
11                         Labor (including the Occupational Safety  
12                         and Health Administration), to the Na-  
13                         tional Labor Relations Board, to the head  
14                         official of a State or local government de-  
15                         partment of labor, workforce commission,  
16                         or human relations commission or coun-  
17                         cil”;  
18                             (ii) by striking “investigating or pros-  
19                         ecuting” and inserting “investigating,  
20                         prosecuting, or seeking civil remedies for”;  
21                         and  
22                             (iii) by inserting “, or investigating,  
23                         prosecuting, or seeking civil remedies for a  
24                         labor or employment violation related to a

1           workplace claim described in clause (iv)”

2           before the semicolon at the end; and

3           (D) in subclause (IV)—

4                  (i) by inserting “(aa)” after “(IV)”;

5                  (ii) by inserting “or” after the semi-  
colon at the end; and

6                  (iii) by adding at the end the fol-  
lowing:

7                  “(bb) a workplace claim described in clause (iv)

8                  resulting from a labor or employment violation;”;

9                  (2) in clause (ii)(II), by striking “and” at the  
10                 end;

11                  (3) in clause (iii), by striking “or” at the end  
12                 and inserting “and”; and

13                  (4) by adding at the end the following:

14                  “(iv) in the labor or employment violation  
15                 related to a workplace claim, the alien has filed,  
16                 is a material witness in, or is likely to be help-  
17                 ful in the investigation of, a bona fide work-  
18                 place claim (as defined in section  
19                 274A(e)(10)(B)(iii)(II)); or”.

20                  (b) TEMPORARY PROTECTION FOR INJURED WORK-  
21                 ERS AND VICTIMS OF CRIME, LABOR, AND EMPLOYMENT  
22                 VIOLATIONS.—Notwithstanding any other provision of  
23                 law, the Secretary of Homeland Security may permit an

1 alien to temporarily remain in the United States, shall not  
2 remove the alien from the United States during the per-  
3 mitted period, and shall provide the alien with the alien  
4 employment authorization, if the Secretary determines  
5 that the alien—

6                 (1) has filed for relief under section  
7                 101(a)(15)(U) of the Immigration and Nationality  
8                 Act (8 U.S.C. 1101(a)(15)(U)) or section  
9                 101(a)(15)(T) of such Act (8 U.S.C.  
10                 1101(a)(15)(T));

11                 (2)(A) has filed, or is a material witness to, a  
12                 bona fide workplace claim (as defined in section  
13                 274A(e)(10)(B)(iii)(II) of such Act, as added by sec-  
14                 tion 3(b) of this Act) or has filed, or is a material  
15                 witness to, a civil claim arising from criminal activ-  
16                 ity (as defined in section 274A(e)(10)(B)(iii)(III) of  
17                 such Act); and

18                 (B) has been helpful, is being helpful, or is like-  
19                 ly to be helpful to—

20                     (i) a Federal, State, or local law enforce-  
21                     ment official;  
22                     (ii) a Federal, State, or local prosecutor;  
23                     (iii) a Federal, State, or local judge;  
24                     (iv) the Department of Homeland Security;

1                         (v) the Equal Employment Opportunity  
2                         Commission;

3                         (vi) the Department of Labor, including  
4                         the Occupational Safety and Health Adminis-  
5                         tration;

6                         (vii) the National Labor Relations Board;

7                         (viii) the head official of a State or local  
8                         government department of labor, workforce  
9                         commission, or human relations commission or  
10                         council; or

11                         (ix) other Federal, State, or local authori-  
12                         ties; or

13                         (3) has filed a workers' compensation claim or  
14                         is undergoing treatment for a workplace injury or  
15                         illness.

16                         (c) REQUIREMENTS APPLICABLE TO U VISAS.—Sec-  
17                         tion 214(p) of the Immigration and Nationality Act (8  
18                         U.S.C. 1184(p)) is amended—

19                         (1) in paragraph (1), by inserting “or inves-  
20                         tigating, prosecuting, or seeking civil remedies for  
21                         workplace claims described in section  
22                         101(a)(15)(U)(iv)” after “section  
23                         101(a)(15)(U)(iii)” each place such term appears;

24                         (2) by striking paragraph (2); and

25                         (3) in paragraph (6)—

1                             (A) by inserting “or workplace claims de-  
2                             scribed in section 101(a)(15)(U)(iv)” after “de-  
3                             scribed in section 101(a)(15)(U)(iii)”; and

4                             (B) by inserting “or workplace claim”  
5                             after “prosecution of such criminal activity”.

6         (d) ADJUSTMENT OF STATUS FOR VICTIMS OF  
7 CRIMES.—Section 245(m)(1) of the Immigration and Na-  
8 tionality Act (8 U.S.C. 1255(m)(1)) is amended by insert-  
9 ing “or an investigation or prosecution regarding a work-  
10 place claim” after “prosecution”.

11         (e) ADJUSTMENT OF STATUS AND FEES.—Section  
12 245(l)(7) of the Immigration and Nationality Act (8  
13 U.S.C. 1255(l)(7)) is amended by striking “permit aliens  
14 to apply for a waiver of” and inserting “not require the  
15 payment of any”.

16         (f) CHANGE OF NONIMMIGRANT CLASSIFICATION.—  
17 Section 384(a)(1) of the Illegal Immigration Reform and  
18 Immigrant Responsibility Act of 1996 (8 U.S.C.  
19 1367(a)(1)) is amended—

20                             (1) in subparagraph (E), by striking “physical  
21                             or mental abuse and the criminal activity” and in-  
22                             serting “abuse and the criminal activity or work-  
23                             place claim”;

24                             (2) in subparagraph (F), by adding “or” at the  
25                             end; and

1   (3) by inserting after subparagraph (F) the fol-  
2   lowing:

3   “(G) the alien’s employer.”.

4   (g) CONFIDENTIALITY OF INFORMATION.—Section  
5 384(b)(2) of the Illegal Immigration Reform and Immi-  
6 grant Responsibility Act of 1996 (8 U.S.C. 1367(b)(2))  
7 is amended by adding at the end the following:

8   “However, neither the Secretary of Homeland Secu-  
9   rity nor the Attorney General may use the informa-  
10   tion furnished pursuant to any application under  
11   section 101(a)(15)(T), 101(a)(15)(U), 101(a)(27),  
12   101(a)(51), 106, 240A(b)(2), or 244(a) of the Immig-  
13   ration and Nationality Act (8 U.S.C.  
14   1101(a)(15)(T); 1101(a)(15)(U); 1101(a)(27);  
15   1101(a)(51); 1105a; 1229b(b)(2); 1254a(a)), or sec-  
16   tion 107(b)(1)(E)(i)(II)(bb) of the Victims of Traf-  
17   ficking and Violence Protection Act of 2000 (22  
18   U.S.C. 7105(b)(1)(E)(i)(II)(bb)), for purposes of  
19   initiating or carrying out a removal proceeding.”.

20 **SEC. 3. LABOR ENFORCEMENT ACTIONS.**

21   (a) REMOVAL PROCEEDINGS.—Section 239(e) of the  
22 Immigration and Nationality Act (8 U.S.C. 1229(e)) is  
23 amended—

24   (1) in paragraph (1)—

1                             (A) by striking “In cases where” and in-  
2                             serting “If”; and

3                             (B) by inserting “or as a result of informa-  
4                             tion provided to the Department of Homeland  
5                             Security in retaliation against individuals for  
6                             exercising or attempting to exercise their em-  
7                             ployment rights or other legal rights” after  
8                             “paragraph (2)”; and

9                             (2) in paragraph (2), by adding at the end the  
10                             following:

11                             “(C) At a facility about which a workplace  
12                             claim has been filed or is contemporaneously  
13                             filed.”.

14                             (b) UNLAWFUL EMPLOYMENT OF ALIENS.—Section  
15                             274A(e) of the Immigration and Nationality Act (8 U.S.C.  
16                             1324a(e)) is amended by adding at the end the following:

17                             “(10) CONDUCT IN ENFORCEMENT ACTIONS.—

18                             “(A) ENFORCEMENT ACTION.—If the Sec-  
19                             retary of Homeland Security undertakes an en-  
20                             forcement action at a facility about which a  
21                             workplace claim has been filed or is contem-  
22                             poraneously filed, or as a result of information  
23                             provided to the Department of Homeland Secu-  
24                             rity in retaliation against employees for exer-

1 cising their rights related to a workplace claim,  
2 the Secretary shall ensure that—

3 “(i) any aliens arrested or detained  
4 who are victims of or material witnesses to  
5 workplace claim violations or criminal ac-  
6 tivity (as described in subparagraph (T) or  
7 (U) of section 101(a)(15)) are not removed  
8 from the United States until after the Sec-  
9 retary—

10 “(I) notifies the appropriate  
11 agency with jurisdiction over such vio-  
12 lations or criminal activity; and

13 “(II) provides such agency with  
14 the opportunity to interview such  
15 aliens; and

16 “(ii) no aliens entitled to a stay of re-  
17 moval or abeyance of removal proceedings  
18 under this section are removed.

19 “(B) PROTECTIONS FOR VICTIMS OF  
20 CRIME, LABOR, AND EMPLOYMENT VIOLA-  
21 TIONS.—

22 “(i) STAY OF REMOVAL OR ABEYANCE  
23 OF REMOVAL PROCEEDINGS.—An alien  
24 against whom removal proceedings have  
25 been initiated under chapter 4 of title II,

1           who has filed a workplace claim, who is a  
2           material witness in any pending or antici-  
3           pated proceeding involving a bona fide  
4           workplace claim or civil claim arising from  
5           criminal activity, or who has filed for relief  
6           under section 101(a)(15)(U), shall be enti-  
7           tled to a stay of removal or an abeyance of  
8           removal proceedings and to employment  
9           authorization until the resolution of the  
10          workplace claim or the denial of relief  
11          under section 101(a)(15)(U) after exhaus-  
12          tion of administrative or judicial appeals,  
13          whichever is later.

14           “(ii) DURATION.—Any stay of re-  
15           moval or abeyance of removal proceedings  
16           and employment authorization issued pur-  
17           suant to clause (i) shall remain valid until  
18           the resolution of the workplace claim or  
19           the denial of relief under section  
20           101(a)(15)(U) after the exhaustion of ad-  
21           ministrative or judicial appeals, and shall  
22           be extended by the Secretary of Homeland  
23           Security for a period of not longer than 10  
24           additional years upon determining that—

1                         “(I) such relief would enable the  
2 alien asserting a workplace claim or  
3 civil claim arising from criminal activ-  
4 ity, or assisting in investigation or  
5 prosecution of criminal activity, to  
6 pursue the matter to resolution, ac-  
7 cording to any agency administering  
8 any statute underlying these claims or  
9 any other credible evidence;

10                        “(II) the deterrent goals of any  
11 statute underlying a workplace claim,  
12 criminal activity, or civil claim arising  
13 from criminal activity would be  
14 served, according to any agency ad-  
15 ministering such a statute or any  
16 other credible evidence; or

17                        “(III) such extension would oth-  
18 erwise further the interests of justice.

19                        “(iii) DEFINITIONS.—In this para-  
20 graph:

21                        “(I) MATERIAL WITNESS.—Not-  
22 withstanding any other provision of  
23 law, the term ‘material witness’ means  
24 an individual who presents a declara-  
25 tion from an attorney investigating,

1                   prosecuting, or defending the claim or  
2                   from the presiding officer overseeing  
3                   the claim attesting that, to the best of  
4                   the declarant's knowledge and belief,  
5                   reasonable cause exists to believe that  
6                   the testimony of the individual will be  
7                   relevant to the outcome of the work-  
8                   place claim.

9                   “(II) WORKPLACE CLAIM.—The  
10                  term ‘workplace claim’ means any  
11                  written or oral claim, charge, com-  
12                  plaint, or grievance filed with, commu-  
13                  nicated to, or submitted to the em-  
14                  ployer, a Federal, State, or local agen-  
15                  cy or court, or an employee represent-  
16                  ative related to the workplace injury  
17                  or illness or to the violation of appli-  
18                  cable Federal, State, and local labor  
19                  laws, including laws concerning wages  
20                  and hours, labor relations, family and  
21                  medical leave, occupational health and  
22                  safety, civil rights, or nondiscrimina-  
23                  tion.

24                   “(III) CIVIL CLAIM ARISING  
25                  FROM CRIMINAL ACTIVITY.—The term

1                   ‘civil claim arising from criminal ac-  
2                   tivity’ means any written or oral  
3                   claim, charge, complaint, or grievance  
4                   filed with, communicated to, or sub-  
5                   mitted to a Federal, State, or local  
6                   agency or court related to the viola-  
7                   tion of applicable Federal, State, and  
8                   local laws arising from criminal activ-  
9                   ity described in section  
10                  101(a)(15)(U)(iii).”.

11                 (c) CONTINUED APPLICATION OF WORKFORCE AND  
12                 LABOR PROTECTION REMEDIES.—Section 274A(e) of the  
13                 Immigration and Nationality Act (8 U.S.C. 1324a(e)), as  
14                 amended by subsection (b), is further amended by adding  
15                 at the end the following:

16                 “(11) RIGHTS, REMEDIES, AND RELIEF.—Not-  
17                 withstanding an employee’s status as an unauthor-  
18                 ized noncitizen during the time of relevant employ-  
19                 ment or during the back pay period or the failure of  
20                 the employer or employee to comply with the re-  
21                 quirements under this section or with any other pro-  
22                 vision of Federal law relating to the unlawful em-  
23                 ployment of noncitizens—

24                 “(A) all rights, remedies, and relief pro-  
25                 vided under any Federal, State, or local law re-

1 lating to workplace rights, including reinstatement  
2 and back pay, are available to such employee; and

4 “(B) a court may not prohibit such an employee from pursuing other causes of action giving rise to liability in a civil action.”.

○