

119TH CONGRESS
1ST SESSION

H. R. 3724

To prohibit certain actions related to aliens who habitually resided in the Palestinian-administered territories, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 4, 2025

Ms. MACE (for herself, Mr. NEHLS, and Ms. BOEBERT) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To prohibit certain actions related to aliens who habitually resided in the Palestinian-administered territories, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

This Act may be cited as the “No Amnesty for
Hamas Sympathizers Act”.

**6 SEC. 2. NULLIFYING DEFERRED ENFORCED DEPARTURE
7 FOR CERTAIN PALESTINIANS.**

8 (a) IN GENERAL.—The memorandum issued by the
9 President on February 14, 2024, entitled “Deferred En-
10 forced Departure for Certain Palestinians” (89 Fed. Reg.

1 12743) and the notice issued by the Secretary of Home-
2 land Security on April, 15, 2024, entitled “Implemen-
3 tation of Employment Authorization for Individuals Covered
4 by Deferred Enforced Departure for Certain Palestinians”
5 (89 Fed. Reg. 26167), shall have no force or effect.

6 (b) PROHIBITION.—None of the funds made available
7 by any Act may be made available to provide deferred en-
8 forced departure to an alien who habitually resided in the
9 Palestinian-administered territory within Judea and Sa-
10 maria or Gaza, or who holds a passport or other travel
11 document issued by the Palestinian Authority.

12 **SEC. 3. PROHIBITION ON TEMPORARY PROTECTED STATUS
FOR INDIVIDUALS WHO HABITUALLY RE-
SIDED IN PALESTINIAN-ADMINISTERED TER-
RORIES.**

16 Section 244(c)(2)(B) of the Immigration and Nation-
17 ality Act (8 U.S.C. 1254(c)(2)(B)) is amended—

18 (1) in clause (i), by striking “or” at the end;
19 (2) in clause (ii), by striking the period at the
20 end and inserting “, or”; and
21 (3) by adding at the end the following:

22 “(iii) the alien—
23 “(I) habitually resided in the Pal-
24 estinian-administered territory within
25 Judea and Samaria or Gaza; or

1 “(II) holds a passport or other
2 travel document issued by the Pales-
3 tinian Authority.”.

4 **SEC. 4. INADMISSIBILITY AND DEPORTABILITY OF INDIVID-
5 UALS WHO HABITUALLY RESIDED IN PALES-
6 TINIAN-ADMINISTERED TERRITORIES.**

7 (a) INADMISSIBILITY.—Section 212(a)(3) of the Im-
8 migration and Nationality Act (8 U.S.C. 1182(a)(3)) is
9 amended by adding at the end the following:

10 “(H) PALESTINIAN-ADMINISTERED TERRI-
11 TORY.—Any alien who habitually resided in the
12 Palestinian-administered territory within Judea
13 and Samaria or Gaza, or who holds a passport
14 or other travel document issued by the Pales-
15 tinian Authority, is inadmissible.”.

16 (b) DEPORTABILITY.—Section 237(a)(4) of the Im-
17 migration and Nationality Act (8 U.S.C. 1227(a)(4)) is
18 amended by adding at the end the following:

19 “(G) PALESTINIAN-ADMINISTERED TERRI-
20 TORY.—Any alien who habitually resided in the
21 Palestinian-administered territory within Judea
22 and Samaria or Gaza, or who holds a passport
23 or other travel document issued by the Pales-
24 tinian Authority, is deportable.”.

1 **SEC. 5. LIMITATION ON PAROLE FOR INDIVIDUALS WHO**
2 **HABITUALLY RESIDED IN PALESTINIAN-AD-**
3 **MINISTERED TERRITORIES.**

4 Section 212(d)(5) of the Immigration and Nationality
5 Act (8 U.S.C. 1182(d)(5)) is amended by—

6 (1) striking “subparagraph (B)” and inserting
7 “subparagraphs (B) or (C)”;

8 (2) by redesignating subparagraph (C) as sub-
9 paragraph (D); and

10 (3) inserting the following new subparagraph:

11 “(C) The Secretary of Homeland Security
12 may not parole into the United States an alien
13 who habitually resided in the Palestinian-ad-
14 ministered territory within Judea and Samaria
15 or Gaza, or who holds a passport or other travel
16 document issued by the Palestinian Authority.”;

17 **SEC. 6. PROHIBITION ON ASYLUM STATUS FOR INDIVID-
18 UALS WHO HABITUALLY RESIDED IN PALES-
19 TINIAN-ADMINISTERED TERRITORIES.**

20 Section 208(b)(2)(A) of the Immigration and Nation-
21 ality Act (8 U.S.C. 1158(b)(2)(A)) is amended by—

22 (1) in clause (v), by striking “or” at the end;

23 (2) in clause (vi), by striking the period at the
24 end and insert “; or”; and

25 (3) inserting the following new clause:

1 “(vii) the alien habitually resided in
2 the Palestinian-administered territory within
3 Judea and Samaria or Gaza, or who
4 holds a passport or other travel document
5 issued by the Palestinian Authority.”.

6 **SEC. 7. PROHIBITION ON REFUGEE STATUS FOR INDIVID-**
7 **UALS WHO HABITUALLY RESIDED IN PALES-**
8 **TINIAN-ADMINISTERED TERRITORIES.**

9 Section 207 of the Immigration and Nationality Act
10 (8 U.S.C. 1157) is amended by adding at the end the fol-
11 lowing:

12 “(g)(1) An alien who habitually resided in the Pales-
13 tinian-administered territory within Judea and Samaria or
14 Gaza, or who holds a passport or other travel document
15 issued by the Palestinian Authority, shall be ineligible for
16 admission as a refugee and shall be ordered removed.

17 “(2) In the case of an alien, who habitually resided
18 in the Palestinian-administered territory within Judea and
19 Samaria or Gaza, or who holds a passport or other travel
20 document issued by the Palestinian Authority whose sta-
21 tus is adjusted to that of an alien lawfully admitted for
22 permanent residence and who commits a crime of violence
23 (as such term is defined in section 16(a) of title 18, United
24 States Code), such status shall be rescinded.”.

