

118TH CONGRESS  
1ST SESSION

# H. R. 3234

To authorize the immediate expulsion of inadmissible aliens attempting to enter the United States by fraud or without a necessary entry document, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 11, 2023

Mr. GOLDEN of Maine (for himself, Mr. CISCOMANI, Mr. DAVIS of North Carolina, Mr. FITZPATRICK, Mr. NICKEL, Mr. NUNN of Iowa, and Mr. VALADAO) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Homeland Security, 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

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## A BILL

To authorize the immediate expulsion of inadmissible aliens attempting to enter the United States by fraud or without a necessary entry document, 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. TEMPORARY EXPULSION OF INADMISSIBLE AR-  
4 RIVING ALIENS.**

5       (a) IN GENERAL.—Notwithstanding any other provi-  
6 sion of law, during the 2-year period beginning on the date  
7 of the enactment of this Act, an immigration officer who

1 determines that an alien who is arriving in the United  
2 States at or along the border between the United States  
3 and Mexico is inadmissible under section paragraph (6)(C)  
4 or (7) of section 212(a) of the Immigration and Nation-  
5 ality Act (8 U.S.C. 1182(a)), shall, subject to sections 2  
6 and 3, process the alien for expulsion from the United  
7 States without further hearing or review.

8       (b) DETENTION PENDING EXPULSION.—An alien  
9 subject to expulsion under subsection (a) shall be detained  
10 pending expulsion.

**11 SEC. 2. COUNTRIES TO WHICH ALIENS MAY BE EXPELLED.**

12       (a) IN GENERAL.—Except as provided in subsection  
13 (b), an alien who is processed for expulsion pursuant to  
14 section 1(a) shall be expelled to Mexico.

15       (b) ALTERNATIVE COUNTRIES.—If the Government  
16 of Mexico is unwilling to accept an alien subject to expul-  
17 sion under section 1(a) into the territory of Mexico or if  
18 the Secretary of Homeland Security determines that ex-  
19 pulsion to Mexico would not be in the national interest  
20 of the United States, such alien shall be expelled, as di-  
21 rected by the Secretary, to—

22           (1) the country of which such alien is a citizen,  
23 subject, or national;  
24           (2) the country in which such alien was born;

1                             (3) the country in which such alien has a resi-  
2                             dence; or

3                             (4) a country with a government that will ac-  
4                             cept such alien into its territory if expulsion to each  
5                             country described in paragraphs (1) through (3) is  
6                             impracticable, inadvisable, or impossible.

7                             (c) RESTRICTION ON EXPULSION TO A COUNTRY  
8 WHERE AN ALIEN WOULD BE THREATENED WITH PER-  
9 SECUTION OR TORTURE.—

10                             (1) IN GENERAL.—Notwithstanding subsections  
11                             (a) and (b), and except as provided in paragraph  
12                             (2), the Secretary of Homeland Security may not  
13                             expel an alien to a country if—

14                                 (A) the alien's life or freedom would be  
15                             threatened in such country because of such  
16                             alien's race, religion, nationality, membership in  
17                             a particular social group or political opinion; or

18                                 (B) there are substantial grounds for be-  
19                             lieving that such alien would be in danger of  
20                             being subjected to torture if expelled to such  
21                             country.

22                             (2) EXCEPTION.—Paragraph (1) shall not  
23                             apply—

(A) to an alien who is deportable under section 237(a)(4)(D) of the Immigration and Nationality Act (8 U.S.C. 1227(a)(4)(D)); or

20 (iv) there are reasonable grounds to  
21 believe that the alien is a danger to the na-  
22 tional security of the United States.

### (3) DETERMINATIONS.—

(A) PARTICULARLY SERIOUS CRIME.—For purposes of paragraph (2)(B)(ii), an alien who

1 has been convicted of an aggravated felony or  
2 felonies for which the alien has been sentenced  
3 to an aggregate term of imprisonment of not  
4 less than 5 years shall be considered to have  
5 committed a particularly serious crime. Not-  
6 withstanding the previous sentence, the Sec-  
7 retary of Homeland Security may determine  
8 that an alien sentenced to an aggregate term of  
9 imprisonment of less than 5 years has been  
10 convicted of a particularly serious crime.

11 (B) DANGER TO NATIONAL SECURITY.—  
12 For purposes of paragraph (2)(B)(iv), an alien  
13 who is described in section 237(a)(4)(B) of the  
14 Immigration and Nationality Act (8 U.S.C.  
15 1227(a)(4)(B)) shall be considered to be an  
16 alien with respect to whom there are reasonable  
17 grounds for regarding as a danger to the na-  
18 tional security of the United States.

19 (4) REFERRAL TO ASYLUM OFFICER.—

20 (A) REFERRAL.—If an alien expresses to  
21 an immigration officer a fear that such alien's  
22 life or freedom would be threatened in the coun-  
23 try to which such alien will be expelled or that  
24 the alien would be in danger of being subjected  
25 to torture in such country, the immigration offi-

1           cer shall refer the alien for an interview by an  
2           asylum officer employed in the Refugee, Asylum  
3           and International Operations Directorate of  
4           U.S. Citizenship and Immigration Services for a  
5           determination pursuant to paragraphs (1) and  
6           (2).

## 21 SEC. 3. WAIVER AUTHORITY.

22       (a) IN GENERAL.—The Office of Field Operations  
23 Port Director (referred to in this subsection as “Direc-  
24 tor”) for each land port of entry situated on the border  
25 between the United States and Mexico shall coordinate

1 with the Commissioner of U.S. Customs and Border Pro-  
2 tection to determine the maximum number of aliens per  
3 day that the Office of Field Operations staff at such port  
4 are capable of—

5                 (1) safely processing through such port of  
6 entry; and

7                 (2) placing with nongovernmental organizations  
8 to provide short-term shelter and services.

9                 (b) STRATEGY.—At the time of a determination  
10 under subsection (a), the Director shall develop a strategy  
11 to safely and humanely identify eligible individuals in the  
12 United States, giving priority to individuals who—

13                 (1) have a disability or an acute medical condi-  
14 tion;

15                 (2) are in need of advanced medical care that  
16 cannot be obtained in their current location; or

17                 (3) are described in section 2(c)(1).

18                 (c) EXCEPTION.—An immigration officer, after ap-  
19 proval from the Commissioner of U.S. Customs and Bor-  
20 der Protection, may, on a case-by-case basis, except an  
21 alien from expulsion based on the totality of the cir-  
22 cumstances, including consideration of significant law en-  
23 forcement officer, public safety, humanitarian, and public  
24 health interests. An alien who has been excepted from ex-  
25 pulsion under this subsection shall be processed in accord-

1 ance with the immigration laws (as defined in section  
2 101(a)(17) of the Immigration and Nationality Act (8  
3 U.S.C. 1101(a)(17)).

