115TH CONGRESS 1ST SESSION

H.R.3697

AN ACT

To amend the Immigration and Nationality Act with respect to aliens associated with criminal gangs, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Criminal Alien Gang
- 3 Member Removal Act".
- 4 SEC. 2. GROUNDS OF INADMISSIBILITY AND DEPORT-
- 5 ABILITY FOR ALIEN GANG MEMBERS.
- 6 (a) Definition of Gang Member.—Section 101(a)
- 7 of the Immigration and Nationality Act (8 U.S.C.
- 8 1101(a)) is amended by adding at the end the following:
- 9 "(53) The term 'criminal gang' means an ongoing
- 10 group, club, organization, or association of 5 or more per-
- 11 sons that has as one of its primary purposes the commis-
- 12 sion of 1 or more of the following criminal offenses and
- 13 the members of which engage, or have engaged within the
- 14 past 5 years, in a continuing series of such offenses, or
- 15 that has been designated as a criminal gang by the Sec-
- 16 retary of Homeland Security, in consultation with the At-
- 17 torney General, as meeting these criteria. The offenses de-
- 18 scribed, whether in violation of Federal or State law or
- 19 foreign law and regardless of whether the offenses oc-
- 20 curred before, on, or after the date of the enactment of
- 21 this paragraph, are the following:
- 22 "(A) A 'felony drug offense' (as defined in sec-
- tion 102 of the Controlled Substances Act (21
- 24 U.S.C. 802)).
- 25 "(B) An offense under section 274 (relating to
- bringing in and harboring certain aliens), section

- 1 277 (relating to aiding or assisting certain aliens to 2 enter the United States), or section 278 (relating to 3 importation of alien for immoral purpose).
- 4 "(C) A crime of violence (as defined in section 5 16 of title 18, United States Code).
 - "(D) A crime involving obstruction of justice, tampering with or retaliating against a witness, victim, or informant, or burglary.
 - "(E) Any conduct punishable under sections 1028 and 1029 of title 18, United States Code (relating to fraud and related activity in connection with identification documents or access devices), sections 1581 through 1594 of such title (relating to peonage, slavery, and trafficking in persons), section 1951 of such title (relating to interference with commerce by threats or violence), section 1952 of such title (relating to interstate and foreign travel or transportation in aid of racketeering enterprises), section 1956 of such title (relating to the laundering of monetary instruments), section 1957 of such title (relating to engaging in monetary transactions in property derived from specified unlawful activity), or sections 2312 through 2315 of such title (relating to interstate transportation of stolen motor vehicles or stolen property).

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1	"(F) A conspiracy to commit an offense de-						
2	scribed in subparagraphs (A) through (E).".						
3	(b) Inadmissibility.—Section 212(a)(2) of such Act						
4	(8 U.S.C. 1182(a)(2)) is amended by adding at the end						
5	the following:						
6	"(J) ALIENS ASSOCIATED WITH CRIMINAL						
7	GANGS.—Any alien is inadmissible who a con-						
8	sular officer, the Secretary of Homeland Secu-						
9	rity, or the Attorney General knows or has rea-						
10	son to believe—						
11	"(i) to be or to have been a member						
12	of a criminal gang (as defined in section						
13	101(a)(53)); or						
14	"(ii) to have participated in the activi-						
15	ties of a criminal gang (as defined in sec-						
16	tion 101(a)(53)), knowing or having reason						
17	to know that such activities will promote,						
18	further, aid, or support the illegal activity						
19	of the criminal gang.".						
20	(c) Deportability.—Section 237(a)(2) of the Im-						
21	migration and Nationality Act (8 U.S.C. 1227(a)(2)) is						
22	amended by adding at the end the following:						
23	"(G) ALIENS ASSOCIATED WITH CRIMINAL						
24	GANGS.—Any alien is deportable who—						

1	"(i) is or has been a member of a					
2	criminal gang (as defined in section					
3	101(a)(53); or					
4	"(ii) has participated in the activities					
5	of a criminal gang (as so defined), knowing					
6	or having reason to know that such activi-					
7	ties will promote, further, aid, or support					
8	the illegal activity of the criminal gang.".					
9	(d) Designation.—					
10	(1) In General.—Chapter 2 of title II of the					
11	Immigration and Nationality Act (8 U.S.C. 1182) is					
12	amended by inserting after section 219 the fol-					
13	lowing:					
14	"DESIGNATION OF CRIMINAL GANG					
15	"Sec. 220. (a) Designation.—					
16	"(1) IN GENERAL.—The Secretary of Homeland Se-					
17	curity, in consultation with the Attorney General, may					
18	designate a group, club, organization, or association of 5					
19	or more persons as a criminal gang if the Secretary finds					
20	that their conduct is described in section 101(a)(53).					
21	"(2) Procedure.—					
22	"(A) NOTIFICATION.—Seven days before mak-					
23	ing a designation under this subsection, the Sec-					
24	retary shall, by classified communication, notify the					
25	Speaker and Minority Leader of the House of Rep-					
26	resentatives, the President pro tempore, Majority					

- Leader, and Minority Leader of the Senate, and the members of the relevant committees of the House of Representatives and the Senate, in writing, of the intent to designate a group, club, organization, or association of 5 or more persons under this subsection and the factual basis therefor.
- 7 "(B) Publication in the federal reg-8 ISTER.—The Secretary shall publish the designation 9 in the Federal Register seven days after providing 10 the notification under subparagraph (A).

11 "(3) Record.—

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- "(A) IN GENERAL.—In making a designation under this subsection, the Secretary shall create an administrative record.
 - "(B) CLASSIFIED INFORMATION.—The Secretary may consider classified information in making a designation under this subsection. Classified information shall not be subject to disclosure for such time as it remains classified, except that such information may be disclosed to a court ex parte and in camera for purposes of judicial review under subsection (c).

23 "(4) Period of Designation.—

"(A) In General.—A designation under this subsection shall be effective for all purposes until re-

1	voked under paragraph (5) or (6) or set aside pursu-
2	ant to subsection (c).
3	"(B) REVIEW OF DESIGNATION UPON PETI-
4	TION.—
5	"(i) IN GENERAL.—The Secretary shall re-
6	view the designation of a criminal gang under
7	the procedures set forth in clauses (iii) and (iv)
8	if the designated group, club, organization, or
9	association of 5 or more persons files a petition
10	for revocation within the petition period de-
11	scribed in clause (ii).
12	"(ii) Petition Period.—For purposes of
13	clause (i)—
14	"(I) if the designated group, club, or-
15	ganization, or association of 5 or more per-
16	sons has not previously filed a petition for
17	revocation under this subparagraph, the
18	petition period begins 2 years after the
19	date on which the designation was made;
20	or
21	"(II) if the designated group, club, or-
22	ganization, or association of 5 or more per-
23	sons has previously filed a petition for rev-
24	ocation under this subparagraph, the peti-
25	tion period begins 2 years after the date of

1	the determination made under clause (iv)
2	on that petition.
3	"(iii) Procedures.—Any group, club, or-
4	ganization, or association of 5 or more persons
5	that submits a petition for revocation under
6	this subparagraph of its designation as a crimi-
7	nal gang must provide evidence in that petition
8	that it is not described in section 101(a)(53).
9	"(iv) Determination.—
10	"(I) In general.—Not later than
11	180 days after receiving a petition for rev-
12	ocation submitted under this subpara-
13	graph, the Secretary shall make a deter-
14	mination as to such revocation.
15	"(II) Classified information.—
16	The Secretary may consider classified in-
17	formation in making a determination in re-
18	sponse to a petition for revocation. Classi-
19	fied information shall not be subject to dis-
20	closure for such time as it remains classi-
21	fied, except that such information may be

disclosed to a court ex parte and in camera

for purposes of judicial review under sub-

section (c).

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1	"(III) Publication of Determina-
2	TION.—A determination made by the Sec-
3	retary under this clause shall be published
4	in the Federal Register.
5	"(IV) Procedures.—Any revocation
6	by the Secretary shall be made in accord-
7	ance with paragraph (6).
8	"(C) OTHER REVIEW OF DESIGNATION.—
9	"(i) In general.—If in a 5-year period no
10	review has taken place under subparagraph (B),
11	the Secretary shall review the designation of the
12	criminal gang in order to determine whether
13	such designation should be revoked pursuant to
14	paragraph (6).
15	"(ii) Procedures.—If a review does not
16	take place pursuant to subparagraph (B) in re-
17	sponse to a petition for revocation that is filed
18	in accordance with that subparagraph, then the
19	review shall be conducted pursuant to proce-
20	dures established by the Secretary. The results
21	of such review and the applicable procedures
22	shall not be reviewable in any court.
23	"(iii) Publication of results of re-
24	VIEW.—The Secretary shall publish any deter-

1	mination made pursuant to this subparagraph
2	in the Federal Register.
3	"(5) REVOCATION BY ACT OF CONGRESS.—The Con-
4	gress, by an Act of Congress, may block or revoke a des-
5	ignation made under paragraph (1).
6	"(6) REVOCATION BASED ON CHANGE IN CIR-
7	CUMSTANCES.—
8	"(A) IN GENERAL.—The Secretary may revoke
9	a designation made under paragraph (1) at any
10	time, and shall revoke a designation upon completion
11	of a review conducted pursuant to subparagraphs
12	(B) and (C) of paragraph (4) if the Secretary finds
13	that—
14	"(i) the group, club, organization, or asso-
15	ciation of 5 or more persons that has been des-
16	ignated as a criminal gang is no longer de-
17	scribed in section 101(a)(53); or
18	"(ii) the national security or the law en-
19	forcement interests of the United States war-
20	rants a revocation.
21	"(B) Procedural require-
22	ments of paragraphs (2) and (3) shall apply to ϵ
23	revocation under this paragraph. Any revocation
24	shall take effect on the date specified in the revoca-

- tion or upon publication in the Federal Register if
- 2 no effective date is specified.
- 3 "(7) Effect of Revocation.—The revocation of a
- 4 designation under paragraph (5) or (6) shall not affect
- 5 any action or proceeding based on conduct committed
- 6 prior to the effective date of such revocation.
- 7 "(8) Use of Designation in Trial or Hear-
- 8 ING.—If a designation under this subsection has become
- 9 effective under paragraph (2) an alien in a removal pro-
- 10 ceeding shall not be permitted to raise any question con-
- 11 cerning the validity of the issuance of such designation
- 12 as a defense or an objection.
- 13 "(b) Amendments to a Designation.—
- 14 "(1) IN GENERAL.—The Secretary may amend
- a designation under this subsection if the Secretary
- finds that the group, club, organization, or associa-
- tion of 5 or more persons has changed its name,
- adopted a new alias, dissolved and then reconsti-
- 19 tuted itself under a different name or names, or
- 20 merged with another group, club, organization, or
- 21 association of 5 or more persons.
- 22 "(2) Procedure.—Amendments made to a
- designation in accordance with paragraph (1) shall
- be effective upon publication in the Federal Register.
- 25 Paragraphs (2), (4), (5), (6), (7), and (8) of sub-

- section (a) shall also apply to an amended designation.
- 3 "(3) ADMINISTRATIVE RECORD.—The adminis-4 trative record shall be corrected to include the 5 amendments as well as any additional relevant infor-6 mation that supports those amendments.
 - "(4) CLASSIFIED INFORMATION.—The Secretary may consider classified information in amending a designation in accordance with this subsection. Classified information shall not be subject to disclosure for such time as it remains classified, except that such information may be disclosed to a court exparte and in camera for purposes of judicial review under subsection (e) of this section.

"(c) Judicial Review of Designation.—

- "(1) IN GENERAL.—Not later than 30 days after publication in the Federal Register of a designation, an amended designation, or a determination in response to a petition for revocation, the designated group, club, organization, or association of 5 or more persons may seek judicial review in the United States Court of Appeals for the District of Columbia Circuit.
- 24 "(2) Basis of Review.—Review under this 25 subsection shall be based solely upon the administra-

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1	tive record, except that the Government may submit,
2	for ex parte and in camera review, classified infor-
3	mation used in making the designation, amended
4	designation, or determination in response to a peti-
5	tion for revocation.
6	"(3) Scope of Review.—The Court shall hold
7	unlawful and set aside a designation, amended des-
8	ignation, or determination in response to a petition
9	for revocation the court finds to be—
10	"(A) arbitrary, capricious, an abuse of dis-
11	cretion, or otherwise not in accordance with
12	law;
13	"(B) contrary to constitutional right,
14	power, privilege, or immunity;
15	"(C) in excess of statutory jurisdiction, au-
16	thority, or limitation, or short of statutory
17	$\operatorname{right};$
18	"(D) lacking substantial support in the ad-
19	ministrative record taken as a whole or in clas-
20	sified information submitted to the court under
21	paragraph (2); or
22	"(E) not in accord with the procedures re-
23	quired by law.
24	"(4) Judicial Review invoked.—The pend-
25	ency of an action for judicial review of a designation,

1	amended designation, or determination in response					
2	to a petition for revocation shall not affect the appli					
3	cation of this section, unless the court issues a fina					
4	order setting aside the designation, amended des-					
5	ignation, or determination in response to a petition					
6	for revocation.					
7	"(d) Definitions.—As used in this section—					
8	"(1) the term 'classified information' has the					
9	meaning given that term in section 1(a) of the Clas-					
10	sified Information Procedures Act (18 U.S.C. App.)					
11	"(2) the term 'national security' means the na-					
12	tional defense, foreign relations, or economic inter					
13	ests of the United States;					
14	"(3) the term 'relevant committees' means the					
15	Committees on the Judiciary of the Senate and of					
16	the House of Representatives; and					
17	"(4) the term 'Secretary' means the Secretary					
18	of Homeland Security, in consultation with the At-					
19	torney General.".					
20	(2) CLERICAL AMENDMENT.—The table of con-					
21	tents for such Act is amended by inserting after the					
22	item relating to section 219 the following:					
	"Sec. 220. Designation.".					
23	(e) Mandatory Detention of Criminal Gane					
24	Members.—					

1	(1) In general.—Section 236(c)(1) of the Im-					
2	migration and Nationality Act (8 U.S.C. 1226(c)(1))					
3	is amended—					
4	(A) in subparagraph (C), by striking "or"					
5	at the end;					
6	(B) in subparagraph (D), by inserting					
7	"or" at the end; and					
8	(C) by inserting after subparagraph (D)					
9	the following:					
10	"(E) is inadmissible under section					
11	212(a)(2)(J) or deportable under section					
12	217(a)(2)(G),".					
13	(2) Annual Report.—Not later than March 1					
14	of each year (beginning 1 year after the date of the					
15	enactment of this Act), the Secretary of Homeland					
16	Security, after consultation with the appropriate					
17	Federal agencies, shall submit a report to the Com-					
18	mittees on the Judiciary of the House of Represent-					
19	atives and of the Senate on the number of aliens de-					
20	tained under the amendments made by paragraph					
21	(1).					
22	(f) ASYLUM CLAIMS BASED ON GANG AFFILI-					
23	ATION.—					
24	(1) Inapplicability of restriction on re-					
25	MOVAL TO CERTAIN COUNTRIES —Section					

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241(b)(3)(B) of the Immigration and Nationality
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        Act (8 \text{ U.S.C. } 1251(b)(3)(B)) is amended, in the
 3
        matter preceding clause (i), by inserting "who is de-
                               212(a)(2)(J)(i) or
 4
        scribed
                 in
                      section
                                                     section
        237(a)(2)(G)(i) or who is" after "to an alien".
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                   Ineligibility
                                   FOR
                                          ASYLUM.—Section
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        208(b)(2)(A) of such Act (8 U.S.C. 1158(b)(2)(A))
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        (as amended by section 201 of this Act) is further
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        amended—
                  (A) in clause (v), by striking "or" at the
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             end;
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                  (B) by redesignating clause (vi) as clause
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             (vii); and
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                  (C) by inserting after clause (v) the fol-
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             lowing:
                      "(vi) the alien is described in section
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                  212(a)(2)(J)(i) or section 237(a)(2)(G)(i);
18
                  or".
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        (g) Temporary Protected Status.—Section 244
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    of such Act (8 U.S.C. 1254a) is amended—
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             (1) by striking "Attorney General" each place
        it appears and inserting "Secretary of Homeland Se-
22
        curity";
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             (2) in subparagraph (c)(2)(B)—
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1	(A) in clause (i), by striking "or" at the					
2	end;					
3	(B) in clause (ii), by striking the period					
4	and inserting "; or"; and					
5	(C) by adding at the end the following:					
6	"(iii) the alien is, or at any time has					
7	been, described in section $212(a)(2)(J)$ or					
8	section $237(a)(2)(G)$."; and					
9	(3) in subsection (d)—					
10	(A) by striking paragraph (3); and					
11	(B) in paragraph (4), by adding at the end					
12	the following: "The Secretary of Homeland Se-					
13	curity may detain an alien provided temporary					
14	protected status under this section whenever					
15	appropriate under any other provision of law.".					
16	(h) Special Immigrant Juvenile Visas.—Section					
17	101(a)(27)(J)(iii) of the Immigration and Nationality Act					
18	(8 U.S.C. 1101(a)(27)(J)(iii)) is amended—					
19	(1) in subclause (I), by striking "and";					
20	(2) in subclause (II), by adding "and" at the					
21	end; and					
22	(3) by adding at the end the following:					
23	"(III) no alien who is, or at any					
24	time has been, described in section					
25	212(a)(2)(J) or section $237(a)(2)(G)$					

1	shall be eligible for any immigration					
2	benefit under this subparagraph;".					
3	(i) Parole.—An alien described in section					
4	212(a)(2)(J) of the Immigration and Nationality Act, as					
5	added by subsection (b), shall not be eligible for parole					
6	under section 212(d)(5)(A) of such Act unless—					
7	(1) the alien is assisting or has assisted the					
8	United States Government in a law enforcement					
9	matter, including a criminal investigation; and					
10	(2) the alien's presence in the United States is					
11	required by the Government with respect to such as-					
12	sistance.					
13	(j) Effective Date.—The amendments made by					
14	this section shall take effect on the date of the enactment					
15	of this Act and shall apply to acts that occur before, on,					
16	or after the date of the enactment of this Act.					
	Passed the House of Representatives September 14,					
	2017.					

Attest:

Clerk.

115TH CONGRESS H. R. 3697

AN ACT

To amend the Immigration and Nationality Act with respect to aliens associated with criminal gangs, and for other purposes.