

118TH CONGRESS  
2D SESSION

# H. R. 7566

To publicize U.S. Customs and Border Protection operational statistics and report on foreign terrorist organizations.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 6, 2024

Mr. LUTTRELL (for himself, Mr. McCAUL, Mr. D'ESPOSITO, Mr. GUEST, Mrs. CAMMACK, Mr. DUNN of Florida, Mr. POSEY, Mr. LAWLER, Mr. GARBARINO, Mr. EZELL, Mr. GIMENEZ, Mr. HIGGINS of Louisiana, Mr. WEBSTER of Florida, and Mr. WILLIAMS of New York) introduced the following bill; which was referred to the Committee on Homeland Security

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## A BILL

To publicize U.S. Customs and Border Protection operational statistics and report on foreign terrorist organizations.

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 “Cartel And Radical  
5 Terrorist Enforcement Log Act of 2024” or the “CAR-  
6 TEL Act of 2024”.

1 **SEC. 2. PUBLICATION BY U.S. CUSTOMS AND BORDER PRO-**  
2 **TECTION OF OPERATIONAL STATISTICS.**

3 Not later than the seventh day of each month begin-  
4 ning with the second full month after the date of the en-  
5 actment of this Act, the Commissioner of U.S. Customs  
6 and Border Protection shall publish on a publicly available  
7 website of the Department of Homeland Security informa-  
8 tion relating to the total number of alien encounters and  
9 nationalities, unique alien encounters and nationalities,  
10 gang affiliated apprehensions and nationalities, drug sei-  
11 zures, alien encounters included in the terrorist screening  
12 database and nationalities, arrests of criminal aliens or in-  
13 dividuals wanted by law enforcement and nationalities,  
14 known got aways, encounters with deceased aliens, alien  
15 encounters and apprehensions affiliated with transnational  
16 criminal organizations, and all other related or associated  
17 statistics recorded by U.S. Customs and Border Protec-  
18 tion during the immediately preceding month. Each such  
19 publication shall include the following:

20 (1) The total number of individuals included in  
21 the terrorist screening database (as such term is de-  
22 fined in section 2101 of the Homeland Security Act  
23 of 2002 (6 U.S.C. 621)) who have repeatedly at-  
24 tempted to cross unlawfully into the United States.

25 (2) The total number of individuals included in  
26 the terrorist screening database who have been ap-

1       prehended, including information relating to whether  
2       such individuals were released into the United States  
3       or removed.

4               (3) The total number of individuals affiliated  
5       with transnational criminal organizations who have  
6       repeatedly attempted to cross unlawfully into the  
7       United States.

8               (4) The total number of individuals affiliated  
9       with transnational criminal organizations who have  
10      been apprehended, including information relating to  
11      whether such individuals were released into the  
12      United States or removed.

13 **SEC. 3. REPORT TO CONGRESS ON FOREIGN TERRORIST**  
14                   **ORGANIZATIONS AND TRANSNATIONAL**  
15                   **CRIMINAL ORGANIZATIONS.**

16      (a) IN GENERAL.—Not later than 90 days after the  
17      date of enactment of this Act, and annually thereafter,  
18      the Secretary of Homeland Security shall submit to the  
19      Committee on Homeland Security of the House of Rep-  
20      resentatives and the Committee on Homeland Security  
21      and Governmental Affairs of the Senate an assessment of  
22      foreign terrorist organizations and transnational criminal  
23      organizations attempting to move their members or affili-  
24      ates into the United States through the southern, north-  
25      ern, or maritime border.

1           (b) DEFINITION.—In this section, the term “foreign  
2 terrorist organization” means an organization described in  
3 section 219 of the Immigration and Nationality Act (8  
4 U.S.C. 1189).

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