[117H7983]

(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To amend the Immigration and Nationality Act to expand the requirements for the collection of biometric data, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

Mr. GOODEN of Texas introduced the following bill; which was referred to the Committee on \_\_\_\_\_\_

### A BILL

- To amend the Immigration and Nationality Act to expand the requirements for the collection of biometric data, 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 "Biometric Verification
- 5 for Entry and Reconfirming Identity with Forensics Act
- 6 of 2023" or the "B-VERIFY Act of 2023".

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## SEC. 2. COLLECTION OF BIOMETRIC INFORMATION FOR IM MIGRATION BENEFITS.

3 (a) IN GENERAL.—Title I of the Immigration and
4 Nationality Act (8 U.S.C. 1101 et seq.) is amended by
5 inserting after section 106 the following:

#### 6 "SEC. 107. COLLECTION OF BIOMETRIC INFORMATION.

7 "(a) REQUIREMENT FOR IMMIGRATION BENEFITS.— Each individual, whether an alien (including a VAWA self-8 9 petitioner and an alien admitted or seeking admission under section 101(a)(15)(T)) or a national of the United 10 States, who files or is the proposed beneficiary of an appli-11 cation or petition for an immigration benefit, shall provide 12 13 biometric information to the Secretary of Homeland Security or Secretary of State, at a time and in a manner pre-14 15 scribed by the applicable Secretary.

16 "(b) Collection From Aliens Apprehended by17 CBP, ICE, or USCIS.—

"(1) IN GENERAL.—The Secretary of Homeland
Security shall collect biometric information from
each alien, including children, encountered by U.S.
Customs and Border Protection, Immigration and
Customs Enforcement, or U.S. Citizenship and Immigration Services.

24 "(2) DNA TEST RESULTS.—In carrying out the
25 collection of biometric information under paragraph
26 (1), the Secretary shall collect DNA test results,

1	which include a partial DNA profile, for the purpose
2	of determining the existence of a claimed genetic re-
3	lationship. The Secretary shall use and store such
4	DNA test results for an associated adjudication or
5	to perform any other functions necessary for admin-
6	istering and enforcing the immigration laws.
7	"(c) Authorized Uses of Biometric Informa-
8	TION.—The Secretary shall use biometric information col-
9	lected under this section—
10	((1) to perform criminal history and national
11	security background checks;
12	((2) for identity enrollment, verification, and
13	management in the immigration lifecycle;
14	"(3) for secure document production associated
15	with certain immigration and naturalization benefits
16	or actions; and
17	"(4) to administer and enforce the immigration
18	laws.
19	"(d) Limitation on Issuance of Benefits.—The
20	Secretary may not provide an immigration benefit, and the
21	Secretary of State may not issue a visa, to an alien prior
22	to the collection of biometric information under subsection
23	(a).".

 (b) CLERICAL AMENDMENT.—The table of contents
 of the Immigration and Nationality Act is amended by in serting after the item related to section 106 the following: "107. Collection of biometric information.".

#### 4 SEC. 3. BIOMETRIC DEFINED.

5 Section 101(a) of the Immigration and Nationality
6 Act (8 U.S.C. 1101(a)) is amended by adding at the end
7 the following:

8 "(53) The term 'biometric' means a measurable 9 biological (anatomical and physiological) or behav-10 ioral characteristic used for identification of an indi-11 vidual, and includes—

- 12 "(A) a fingerprint;
- 13 "(B) a palm print;

"(C) a photograph (including a facial
image specifically for facial recognition, as well
as a photograph of a physical or anatomical
feature such as a scar, skin mark, or tattoo);

- 18 "(D) a signature;
- 19 "(E) a voice print;
- 20 "(F) an iris image; and
- 21 "(G) DNA (including DNA test results,
  22 which include a partial DNA profile attesting to
  23 genetic relationship).".

1	SEC. 4. UNACCOMPANIED ALIEN CHILDREN.
2	Section 235 of the William Wilberforce Trafficking
3	Victims Protection Reauthorization Act of 2008 (8 U.S.C.
4	1232) is amended—
5	(1) in subsection (c)—
6	(A) in paragraph (3), by inserting at the
7	end the following:
8	"(C) BACKGROUND CHECKS OF INDIVID-
9	UALS WITH WHOM CHILDREN ARE PLACED.—
10	Before placing a child with an individual, the
11	Secretary of Health and Human Services shall
12	conduct a background check on such individual,
13	which background check shall include each of
14	the following:
15	"(i) A public records check.
16	"(ii) A check using the Dru Sjodin
17	National Sex Offender Public Website.
18	"(iii) A National Criminal History
19	Background Check, which shall be con-
20	ducted by the Federal Bureau of Investiga-
21	tion, based on digital fingerprints or
22	digitized paper prints.
23	$^{\prime\prime}(\mathrm{iv})$ A Child Abuse and Neglect (CA/
24	N) check.
25	"(v) A State criminal history reposi-

1	"(D) INFORMATION ABOUT INDIVIDUALS
2	WITH WHOM CHILDREN ARE PLACED.—
3	"(i) INFORMATION TO BE PROVIDED
4	to homeland security.—Before placing
5	a child with an individual, the Secretary of
6	Health and Human Services shall provide
7	to the Secretary of Homeland Security, re-
8	garding the individual with whom the child
9	will be placed, the following information:
10	"(I) The name of the individual.
11	"(II) The social security number
12	of the individual.
13	"(III) The date of birth of the in-
14	dividual.
15	"(IV) The location of the individ-
16	ual's residence where the child will be
17	placed.
18	"(V) The immigration status of
19	the individual, if known.
20	"(VI) Contact information for
21	the individual.
22	"(ii) Special Rule.—In the case of a
23	child who was apprehended on or after
24	June 15, 2012, and before the date of the
25	enactment of this subparagraph, who the

1	Secretary of Health and Human Services
2	placed with an individual, the Secretary
3	shall provide the information listed in
4	clause (i) to the Secretary of Homeland
5	Security not later than 90 days after such
6	date of enactment.
7	"(iii) Activities of the secretary
8	OF HOMELAND SECURITY.—Not later than
9	30 days after receiving the information
10	listed in clause (i), the Secretary of Home-
11	land Security shall—
12	"(I) in the case that the immi-
13	gration status of an individual with
14	whom a child is placed is unknown,
15	investigate the immigration status of
16	that individual; and
17	"(II) upon determining that an
18	individual with whom a child is placed
19	is unlawfully present in the United
20	States, initiate removal proceedings
21	pursuant to chapter 4 of title II of the
22	Immigration and Nationality Act (8
23	U.S.C. 1221 et seq.)."; and
24	(B) in paragraph (5)—

1	(i) has increating a fit of the subscription
1	(i) by inserting after "to the greatest
2	extent practicable" the following: "(at no
3	expense to the Government)"; and
4	(ii) by striking "have counsel to rep-
5	resent them" and inserting "have access to
6	counsel to represent them"; and
7	(2) by adding at the end the following:
8	"(j) SANCTIONS.—In the case of an unaccompanied
9	alien child who arrives at any international border of, port
10	of entry to, or place between any ports of entry to, the
11	United States—
12	"(1) an alien parent or guardian, other than an
13	alien admitted for lawful permanent residence, of
14	such a child shall be—
15	"(A) permanently barred from adjusting
16	status to that of an alien lawfully admitted for
17	permanent residence and becoming a natural-
18	ized citizen of the United States;
19	"(B) deemed to be inadmissible for pur-
20	poses of section $212(a)(4)$ of the Immigration
21	and Nationality Act (8 U.S.C. 1182); and
22	"(C) deemed to have committed an offense
23	described in paragraph $(1)(A)$ of section 274 of
24	the Immigration and Nationality Act (8 U.S.C.
25	1324); or

"(2) an alien parent or guardian, who is an
 alien admitted for lawful permanent residence, shall
 be ineligible for any Federal public benefit (as such
 term is defined in section 401(c) of the Personal Re sponsibility and Work Opportunity Reconciliation
 Act of 1996).".

#### 7 SEC. 5. COLLABORATION WITH FOREIGN GOVERNMENTS.

8 The Secretary of Homeland Security shall improve 9 collaboration and coordination with foreign governments 10 and the Biometric Identification Transnational Migration 11 Alert Program (commonly referred to as "BITMAP") or 12 any successor database, in order to deter and detect immi-13 gration and asylum fraud.

# 14SEC. 6. NOTIFICATION ABOUT FRAUDULENT POTENTIAL15SPONSORS OF UNACCOMPANIED ALIEN CHIL-16DREN.

17 The Secretary of Health and Human Services shall 18 notify Immigration and Customs Enforcement and any 19 appropriate law enforcement agency, and deny the place-20 ment of an unaccompanied alien child (as such term is 21 defined in section 462 of the Homeland Security Act of 22 2002 (6 U.S.C. 279)) with a potential sponsor if the po-23 tential sponsor—

(1) claims to have familial relationship to theunaccompanied alien child, but fails a DNA test,

and is otherwise unable to prove such relationship
 beyond a reasonable doubt; or

3 (2) provides a false document to confirm the4 potential sponsor's identity.

5 SEC. 7. FEDERAL AGENCIES TO NOTIFY ICE OF UNLAW6 FULLY PRESENT ALIENS.

7 If an alien presents a document to an officer or em-8 ployee of the Federal Government for purposes of identi-9 fication, which document indicates that the alien is unlawfully present in the United States, the officer or employee 10 shall promptly notify Immigration and Customs Enforce-11 ment. Upon receiving a notification under this section, Im-12 13 migration and Customs Enforcement shall promptly place the alien in removal proceedings. 14