SEAN AND DAVID GOLDMAN INTERNATIONAL CHILD ABDUCTION PREVENTION AND RETURN ACT OF 2013; VIETNAM HUMAN RIGHTS ACT OF 2013; AND CONCERNING THE ONGOING CONFLICT IN THE DEMOCRATIC REPUBLIC OF THE CONGO AND THE NEED FOR INTERNATIONAL EFFORTS TOWARD LONG-TERM PEACE, STABILITY, AND OBSERVANCE OF HUMAN RIGHTS

MARKUP

BEFORE THE

SUBCOMMITTEE ON AFRICA, GLOBAL HEALTH, GLOBAL HUMAN RIGHTS, AND INTERNATIONAL ORGANIZATIONS

OF THE

COMMITTEE ON FOREIGN AFFAIRS HOUSE OF REPRESENTATIVES

ONE HUNDRED THIRTEENTH CONGRESS

FIRST SESSION

ON

H.R. 1951, H.R. 1897 and H. Res. 131

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WEDNESDAY, MAY 15, 2013

HOUSE OF REPRESENTATIVES, SUBCOMMITTEE ON AFRICA, GLOBAL HEALTH, GLOBAL HUMAN RIGHTS, AND INTERNATIONAL ORGANIZATIONS, COMMITTEE ON FOREIGN AFFAIRS, Washington, DC

Washington, DC.

The subcommittee met, pursuant to notice, at 11:30 a.m., in room 2172, Rayburn House Office Building, Hon. Christopher H. Smith (chairman of the subcommittee) presiding.

Mr. SMITH. We are here this morning to mark up H.R. 1951, Sean and David Goldman International Child Abduction Prevention and Return Act of 2013; H.R. 1897, Vietnam Human Rights Act of 2013; and H. Res. 131, Concerning the ongoing conflict in the Democratic Republic of the Congo and the need for international efforts toward long-term peace, stability, and observance of human rights.

As our members are aware, these measures enjoy strong bipartisan support and there are competing hearings and other events taking place this morning. Thus, as our members were informed earlier this week, it is the intent of the Chair to consider these measures en bloc, including the substitute amendment sent to you on Monday, offered by my good friend and colleague, Ms. Bass, and an amendment by Mr. Meadows, sent to you on Tuesday.

All members have copies of these documents before them. After we have concluded our expedited consideration, I would be glad to recognize any member, including myself and the ranking member, for any statements on the issues.

All members are given leave to insert written remarks into the record, should they choose to do so. Seeing that we have a reporting quorum present, without objection, the following measures are considered as read and will be considered en bloc: H.R. 1951, Sean and David Goldman International Child Abduction Prevention and Return Act of 2013; the Meadows amendment number 4 to H.R. 1951, sent to members' offices on Tuesday; H.R. 1897, the Vietnam Human Rights Act of 2013; H. Res. 131, Concerning the ongoing conflict in the Democratic Republic of the Congo and the need for

international efforts toward long-term peace, stability, and observ-ance of human rights; and the Bass amendment number 11 to H. Res. 131 sent to your offices on Monday. [The information referred to follows:]

(Original Signature of Member)



To ensure compliance with the 1980 Hague Convention on the Civil Aspects of International Child Abduction by countries with which the United States enjoys reciprocal obligations, to establish procedures for the prompt return of children abducted to other countries, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. SMITH of New Jersey introduced the following bill; which was referred to the Committee on

A BILL

- To ensure compliance with the 1980 Hague Convention on the Civil Aspects of International Child Abduction by countries with which the United States enjoys reciprocal obligations, to establish procedures for the prompt return of children abducted to other countries, 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,

	2
1	SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.
2	(a) SHORT TITLE.—This Act may be cited as the
3	"Sean and David Goldman International Child Abduction
4	Prevention and Return Act of 2013".
5	(b) TABLE OF CONTENTS.—The table of contents for
6	this Act is as follows:
	Sec. 1. Short title and table of contents.Sec. 2. Findings; sense of Congress; purposes.Sec. 3. Definitions.Sec. 4. Funding.
	TITLE I-DEPARTMENT OF STATE ACTIONS
	 Sec. 101. Annual report. Sec. 102. Standards and assistance. Sec. 103. Memorandum of Understanding. Sec. 104. Notification of congressional representatives.
	TITLE II—PRESIDENTIAL ACTIONS
	 See. 201. Presidential actions in response to unresolved cases. See. 202. Presidential actions in response to patterns of noncooperation in cases of international child abductions. See. 203. Consultations. See. 204. Report to Congress. See. 205. Presidential actions. See. 206. Effects on existing contracts. See. 207. Presidential waiver. See. 208. Publication in Federal Register. See. 209. Termination of Presidential actions. See. 210. United States assistance. See. 211. Multilateral assistance. See. 212. Amendment to generalized system of preferences eligibility for generalized system of preferences.
7	SEC. 2. FINDINGS; SENSE OF CONGRESS; PURPOSES.
8	(a) FINDINGS.—Congress finds the following:
9	(1) Sean Goldman, a United States citizen and
10	resident of New Jersey, was abducted from the
11	United States in 2004 and separated from his fa-

- 12 ther, David Goldman, who spent nearly six years
- 13 battling for the return of his son from Brazil before

1	Sean was finally returned to Mr. Goldman's custody
2	on December 24, 2009.
3	(2) The Department of State's Office of Chil-
4	dren's Issues, which serves as the Central Authority
5	of the United States for the purposes of the 1980
6	Hague Convention on the Civil Aspects of Inter-
7	national Child Abduction, has received thousands of
8	requests since 2007 for assistance in the return to
9	the United States of children who have been ab-
10	ducted by a parent or other legal guardian to an-
11	other country. For a variety of reasons reflecting the
12	significant obstacles to the recovery of abducted chil-
13	dren, as well as the legal and factual complexity in-
14	volving such cases, not all cases are reported to the
15	Central Authority of the United States.
16	(3) The number of outgoing international child
17	abductions reported to the Central Authority of the
18	United States has increased substantially since
19	2006.
20	(4) Only about half of the children abducted
21	from the United States to countries with which the
22	United States enjoys reciprocal obligations under the
23	Hague Abduction Convention are returned to the
24	United States.

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	4
1	(5) The United States and Convention coun-
2	tries have expressed their desire, through the Hague
3	Abduction Convention, "to protect children inter-
4	nationally from the harmful effects of their wrongful
5	removal or retention and to establish procedures to
6	ensure their prompt return to the State of their ha-
7	bitual residence, as well as to secure protection for
8	rights of access.".
9	(6) Compliance by the United States and Con-
10	vention countries depends on the actions of their
11	designated central authorities, the performance of
12	their judiciaries as reflected in the legal process and
13	decisions rendered to enforce or effectuate the
14	Hague Abduction Convention, and the ability and
15	willingness of their law enforcement to insure the
16	swift enforcement of orders rendered pursuant to the
17	Hague Abduction Convention.
18	(7) The Central Authority of the United States
19	reports that nearly 40 percent of abduction cases
20	and access cases involve children taken from the
21	United States to countries with which the United
22	States does not have Hague Abduction Convention
23	obligations or other agreements relating to the reso-
24	lution of abduction cases and access cases.

1	(8) According to the Department of State's
2	April 2010 Report on Compliance with the Hague
3	Convention on the Civil Aspects of International
4	Child Abduction, "parental child abduction jeopard-
5	izes the child and has substantial long-term con-
6	sequences for both the child and the left-behind par-
7	ent.".

8 (9) Abducted children are at risk of serious 9 emotional and psychological problems and have been 10 found to experience anxiety, eating problems, night-11 marcs, mood swings, sleep disturbances, aggressive 12 behavior, resentment, guilt and fearfulness, and as 13 adults may struggle with identity issues, personal re-14 lationships, and parenting.

15 (10) Left-behind parents may encounter sub-16 stantial psychological and emotional problems, and 17 few have the extraordinary financial resources nec-18 essary to pursue individual civil or criminal remedies 19 in both the United States and a foreign country, 20 even where available, or to engage in repeated for-21 eign travel to attempt to procure the return of their 22 children by evoking diplomatic and humanitarian 23 remedies.

24 (11) Left-behind parents who are military par-25 ents may be unable to leave their military duties to

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pursue multinational litigation or take leave to at tend multiple court proceedings, and foreign authori ties may not schedule proceedings to accommodate
 such duties.
 (b) SENSE OF CONGRESS.—It is the sense of Con gress that the United States should set a strong example

7 for Convention countries in the timely location and return
8 of abducted children in the United States whose habitual
9 residence is not the United States.

10 (c) PURPOSES.—The purposes of this Act are to—
11 (1) protect children whose habitual residence is
12 the United States from the harmful effects of abduc13 tion and to assist left-behind parents to have access
14 to their abducted child in a safe and predictable
15 manner, wherever the child is located, while an ab16 duction case is pending;

17 (2) provide left-behind parents, including mili-18 tary parents, their advocates, and judges the infor-19 mation they need to enhance the resolution of abduc-20 tion cases and access cases through established legal procedures, the tools for assessing the risk of abduc-21 22 tion and denial of rights of access, and the practical means for overcoming obstacles to recovering an ab-23 24 ducted child;

8

	7
1	(3) establish measured, effective, and predict-
2	able actions to be undertaken by the President on
3	behalf of abducted children whose habitual residence
4	is the United States at the time of the abduction;
5	(4) promote an international consensus that it
6	is in the interest of children to have any issues re-
7	lated to their care and custody determined in the
8	country of their habitual residence;
9	(5) provide the necessary training for officials
10	of the United States Armed Forces and the Depart-
11	ment of Defense to establish policies and provide
12	services to military parents that address the unique
13	circumstances of abductions and violations of rights
14	of access that may occur with regard to military de-
15	pendent children; and
16	(6) encourage the effective implementation of
17	international mechanisms, particularly those estab-
18	lished pursuant to the Hague Abduction Convention,
19	to achieve reciprocity in the resolution of abductions
20	and to protect children from the harmful effects of
21	an abduction.
22	SEC. 3. DEFINITIONS.

23 In this Act:

	0
1	(1) ABDUCTED CHILD.—The term "abducted
2	child" means a child who is the victim of an abduc-
3	tion.
4	(2) ABDUCTION.—The term "abduction"
5	me ans —
6	(Λ) the alleged wrongful removal of a child
7	from the child's country of habitual residence;
8	(B) the alleged wrongful retention of a
9	child outside the child's country of habitual res-
10	idence; or
11	(C) the alleged wrongful removal or reten-
12	tion of a military dependent child from the ex-
13	ercise of rights of custody of a military parent.
14	(3) ABDUCTION CASE.—The term "abduction
15	case" means a case involving an application filed
16	with the Central Authority of the United States by
17	a left-behind parent for the resolution of an abduc-
18	tion.
19	(4) ACCESS CASE.—The term "access case"
20	means a case involving an application filed with the
21	Central Authority of the United States by a left-be-
22	hind parent for the establishment of rights of access.
23	(5) ANNUAL REPORT.—The term "Annual Re-
24	port" means the Annual Report on International
25	Child Abduction required under section 101.

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1	(6) Application.—The term "application"
2	means—
3	(A) in the case of a Convention country,
4	the application required pursuant to article 8 of
5	the Hague Abduction Convention;
6	(B) in the case of an MOU country, the
7	formal document required pursuant to the pro-
8	visions of the applicable MOU to request the re-
9	turn of an abducted child or to request rights
10	of access, as applicable; and
11	(C) in the case of a nonparty country, the
12	formal request by the Central Authority of the
13	United States to the Central Authority of such
14	country requesting the return of an abducted
15	child or for rights of access to an abducted
16	child.
17	(7) Appropriate congressional commit-
18	TEES.—The term "appropriate congressional com-
19	mittees" means the Committee on Foreign Affairs of
20	the House of Representatives and the Committee on
21	Foreign Relations of the Senate.
22	(8) CENTRAL AUTHORITY.—The term "Central
23	Authority" means—

1	(A) in the case of a Convention country,
2	the meaning given such term in article 6 of the
3	Hague Abduction Convention;
4	(B) in the case of an MOU country, the of-
5	ficial entity designated by the government of
6	the MOU country within the applicable MOU
7	pursuant to section $103(b)(1)$ to discharge the
8	duties imposed on the entity in such MOU; and
9	(C) in the case of a nonparty country, the
10	foreign ministry of such country.
11	(9) CHILD.—The term "child" means an indi-
12	vidual who has not attained the age of 16.
13	(10) CONVENTION COUNTRY.—The term "Con-
14	vention country" means a country other than the
15	United States that has ratified, acceded, or suc-
16	ceeded to the Hague Abduction Convention and with
17	respect to which the United States has entered into
18	a reciprocal agreement pursuant to the Hague Λb -
19	duction Convention.
20	(11) HAGUE ABDUCTION CONVENTION.—The
21	term "Hague Abduction Convention" means the
22	Convention on the Civil Aspects of International
23	Child Abduction, done at The Hague on October 25,
24	1980.

	11
1	(12) LEFT-BEHIND PARENT.—The term "left-
2	behind parent" means—
3	(A) regarding an abduction, an individual
4	or entity, either individually or jointly, who al-
5	leges that an abduction has occurred that is in
6	breach of rights of custody—
7	(i) attributed to such individual or en-
8	tity, as applicable; and
9	(ii) exercised at the time of the abduc-
10	tion or that would have been exercised but
11	for the abduction; and
12	(B) regarding rights of access, an indi-
13	vidual with rights of custody who is requesting
14	establishment of rights of access or who alleges
15	that rights of access are being denied.
16	(13) LEGAL RESIDENCE.—The term "legal resi-
17	dence" means the congressional district and State in
18	which an individual either is residing, or if an indi-
19	vidual is residing temporarily outside the United
20	States, the congressional district and State to which
21	the individual intends to return.
22	(14) MILITARY DEPENDENT CHILD.—The term
23	"military dependent child" means a child whose ha-
24	bitual residence is the United States according to

	12
1	United States law even though the child is residing
2	outside the United States with a military parent.
3	(15) MILITARY PARENT.—The term "military
4	parent" means an individual who has rights of cus-
5	tody over a child and who is serving outside the
6	United States as a member of the United States
7	Armed Forces.
8	(16) MOU.—The term "MOU" means a memo-
9	randum of understanding between the United States
10	and a country that is not a Convention country to
11	resolve abduction cases and rights of access cases in
12	accordance with section 104.
13	(17) MOU COUNTRY.—The term "MOU coun-
14	try" means a country with respect to which the
15	United States has entered into an MOU.
16	(18) NONPARTY COUNTRY.—The term
17	"nonparty country" means a country that is neither
18	a Convention country nor an MOU country.
19	(19) Pattern of noncooperation.—
20	(A) IN GENERAL.—The term "pattern of
21	noncooperation" means the persistent failure—
22	(i) of a Convention country to imple-
23	ment and abide by the provisions of the
24	Hague Abduction Convention;

1	(ii) of an MOU Country to implement
2	and abide by the provisions of the applica-
3	ble MOU; and
4	(iii) of a nonparty country to cooper-
5	ate with the United States to expeditiously
6	resolve abduction cases and access cases
7	within a reasonable period of time.
8	(B) CRITERIA.—Such persistent failure
9	may be evidenced by one or more of the fol-
10	lowing criteria:
11	(i) The existence of 10 or more unre-
12	solved cases.
13	(ii) The failure of the Central Author-
14	ity of the country to fulfill its responsibil-
15	ities pursuant to the Hague Abduction
16	Convention or the MOU, as applicable, or
17	in the case of a nonparty country, the re-
18	peated failure of the Central Authority of
19	the country to cooperate with the Central
20	Authority of the United States to resolve
21	unresolved cases.
22	(iii) The failure of the judicial or ad-
23	ministrative branch, as applicable, of the
24	national government of the country to im-
25	plement and comply with the provisions of

	14
1	the Hague Abduction Convention or the
2	MOU, as applicable, or in the case of a
3	nonparty country, the failure of the appro-
4	priate judicial or administrative branch of
5	the national government of the country to
6	expeditiously deliberate and render a deci-
7	sion in abduction cases and access cases.
8	(iv) The failure of law enforcement to
9	locate abducted children or to enforce re-
10	turn orders or determinations of rights of
11	access rendered by the judicial or adminis-
12	trative authorities of the national govern-
13	ment of the country in abduction cases or
14	access cases.
15	(20) RIGHTS OF ACCESS.—The term "rights of
16	access'' means the rights of contact between a child
17	and a left-behind parent that may arise—
18	(Λ) as a provisional measure while an ab-
19	duction case is pending; and
20	(B) by operation of law or by reason of ju-
21	dicial or administrative determination or by
22	agreement having legal effect under the law of
23	the country in which the child is located.
24	(21) RIGHTS OF CUSTODY.—The term "rights
25	of custody" means rights of care and custody of an

	15
1	abducted child, including the right to determine the
2	place of residence of an abducted child—
3	(A) attributed to an individual or entity,
4	either individually or jointly, and
5	(B) arising by operation of law or by rea-
6	son of a judicial or administrative decision, or
7	by reason of an agreement having legal effect,
8	under the law of the country in which the child was
9	an habitual resident immediately before the abduc-
10	tion.
11	(22) UNRESOLVED ABDUCTION CASE.—
12	(A) IN GENERAL.—Subject to subpara-
13	graph (B), the term "unresolved abduction
14	case" means an abduction case that remains
15	unresolved for a period that exceeds 6 weeks
16	after the date on which the application for re-
17	turn of the child is submitted for determination
18	to the judicial or administrative authority, as
19	applicable, in the country in which the child is
20	located.
21	(B) RESOLUTION OF CASE.—An abduction
22	case shall be considered to be resolved if—
23	(i) the child is returned to the country
24	of habitual residence, pursuant to the

	16
1	Hague Abduction Convention or MOU, if
2	applicable;
3	(ii) the judicial or administrative
4	branch, as applicable, of the national gov-
5	ernment of the country in which the child
6	is located has implemented and is com-
7	plying with the provisions of the Hague
8	Abduction Convention or the MOU, as ap-
9	plicable, and a final determination is made
10	by such judicial or administrative branch
11	that the child will not be returned to the
12	country of habitual residence; or
13	(iii) the child attains the age of 16.
14	(23) UNRESOLVED ACCESS CASE.—
15	(A) IN GENERAL.—Subject to subpara-
16	graph (B), the term "unresolved access case"
17	means an access case that remains unresolved
18	for a period that exceeds 6 weeks after the date
19	on which the application for the establishment
20	of rights of access is submitted to the judicial
21	or administrative authority, as applicable, in the
22	country in which the child is located.
23	(B) RESOLUTION OF CASE.—An access
24	case shall be considered to be resolved if—

1	(i) rights of access are established for
2	the left-behind parent and such parent is
3	allowed access to the child in accordance
4	with such rights;
5	(ii) a final determination is made by
6	the appropriate administrative or judicial
7	entity in the country in which the child is
8	located that the left-behind parent does not
9	have rights of access and the United
10	States Central Authority concludes that
11	such determination is in accordance with
12	applicable international standards; or
13	(iii) the abduction case related to the
14	unresolved access case is resolved.
15	(24) UNRESOLVED CASES.—The term "unre-
16	solved cases" means unresolved abduction cases and
17	unresolved access cases.
18	SEC. 4. FUNDING.
19	Amounts necessary to carry out this Act shall be
20	taken out of the discretionary funds available to the Sec-
21	retary of State for each of the fiscal years 2014 through
22	2018.

1	TITLE I—DEPARTMENT OF
2	STATE ACTIONS
3	SEC. 101. ANNUAL REPORT.
4	(a) IN GENERAL.—Not later than March 31 of each
5	year, the Secretary of State shall submit to the appro-
6	priate congressional committees an Annual Report on
7	International Child Abduction.
8	(b) CONTENTS.—Each Annual Report shall, with re-
9	spect to the preceding year, include the following:
10	(1) For each country with respect to which
11	there was 1 or more abduction cases:
12	(A) Whether the country is a Convention
13	country, an MOU country, or a nonparty coun-
14	try.
15	(B) The number of abduction cases and
16	the number of rights of access cases, respec-
17	tively, reported.
18	(C) The number of abduction cases and
19	the number of access cases, respectively, that
20	are pending.
21	(D)(i) The number of abduction cases and
22	the number of access cases, respectively, that
23	were pending at any point for more than 90
24	days after the date on which the Central Au-
25	thority of the United States transmitted the ap-

	10
1	plication for each such case to the Central Au-
2	thority of such country, and were not submitted
3	by the Central Authority to the judicial or ad-
4	ministrative authority, as applicable, of such
5	country within the 90-day period.
6	(ii) The reason for the delay in submission
7	of each case identified in clause (i) by the Cen-
8	tral Authority of such country to the judicial or
9	administrative authority.
10	(E) The number of unresolved abduction
11	cases and unresolved access cases, respectively,
12	and the length of time each case has been pend-
13	ing.
14	(F) The number of unresolved cases in
15	which law enforcement has failed to locate the
16	abducted child or to enforce a return order or
17	determinations of rights of access rendered by
18	the judicial or administrative authorities of
19	such country.
20	(G) The median time required for resolu-
21	tion of abduction cases and access cases, re-
22	spectively, to be measured from the date on
23	which the application with respect to the abdue-
24	tion case or access case is transmitted by the
25	Central Authority of the United States to the

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	20
1	Central Authority of such country to the date
2	on which the abduction case or access case is
3	resolved.
4	(H) The percentage of the total number of
5	abduction cases and access cases, respectively,
6	resolved.
7	(I) Detailed information about each case
8	described in subparagraph (C) and on actions
9	taken by the Department of State to resolve
10	such case, including the specific actions taken
11	by the United States chief of mission in such
12	country.
13	(J) Recommendations to improve resolu-
14	tion of abduction cases and access cases.
15	(2) The number of abducted children from the
16	United States who were returned to the United
17	States from Conventions countries, MOU countries,
18	and nonparty countries, respectively.
19	(3) A list of Convention countries and MOU
20	countries that have failed to comply with any of
21	their obligations under the Hague Abduction Con-
22	vention or the MOU, as applicable, with respect to
23	the resolution of abduction cases and access cases.
24	(4) A list of countries demonstrating a pattern
25	of noncooperation, and a summary of the criteria on

	21
1	which the determination of a pattern of noncoopera-
2	tion for each country is based.
3	(5)(A) Information on efforts by the Secretary
4	of State to encourage other countries to become sig-
5	natories to the Hague Abduction Convention or to
6	enter into an MOU.
7	(B) The efforts referred to in subparagraph (A)
8	shall include efforts to address pending abduction
9	cases and access cases in such country.
10	(6) A description of the efforts of the Secretary
11	of State to encourage Convention countries and
12	MOU countries to facilitate the work of nongovern-
13	mental organizations within their respective coun-
14	tries that assist left-behind parents.
15	(c) EXCEPTION.—The Annual Report shall not in-
16	clude—
17	(1) the names of left-behind parents or children
18	involved in abduction cases or access cases; or
19	(2) information that may identify a party in-
20	volved in an abduction case or access case unless the
21	party stipulates in writing to the Central Authority
22	of the United States that such information may be
23	included in the Annual Report.
24	(d) Additional Thematic Sections.—Each An-
25	nual Report shall also include—

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1	(1) information on the number of unresolved
2	cases affecting left-behind parents who are military
3	parents and a summary of assistance offered to such
4	left-behind parents;
5	(2) information on the use of airlines in abduc-
6	tions, including which airlines have been utilized to
7	carry out an abduction, voluntary airline practices to
8	prevent abductions, and recommendations for best
9	airline practices to prevent abductions;
10	(3) information on actions taken by the Central
11	Authority of the United States to train domestic
12	judges in application of the Hague Abduction Con-
13	vention; and
14	(4) information on actions taken by the Central
15	Authority of the United States to train United
16	States Armed Forces legal assistance personnel,
17	military chaplains, and military family support cen-
18	ter personnel about abductions, the risk of loss of
19	access to children, and the legal frameworks avail-
20	able to resolve such cases.
21	(e) Repeal of the Hague Convention Compli-
22	ANCE REPORT.—Section 2803 of the Foreign Affairs Re-
23	form and Restructuring Λet of 1998 (42 U.S.C. 11611)
24	is repealed.

	23
1	SEC. 102. STANDARDS AND ASSISTANCE.
2	The Secretary of State shall ensure that United
3	States diplomatic and consular missions abroad—
4	(1) maintain a consistent reporting standard
5	with respect to abduction cases and access cases in-
6	volving abducted children in the country in which
7	such mission is located for purposes of the Annual
8	Report;
9	(2) designate at least one official in each such
10	mission to assist left-behind parents from the United
11	States who are visiting such country to resolve cases
12	involving an abduction or rights of access; and
13	(3) monitor developments in cases involving ab-
14	ducted children in the country in which such mission
15	is located.
16	SEC. 103. MEMORANDUM OF UNDERSTANDING.
17	(a) IN GENERAL.—The Secretary of State shall seek
18	to enter into an MOU with every country that is not a
19	Convention country.
20	(b) MOU PROVISIONS.—An MOU shall include, with
21	respect to the applicable MOU country—
22	(1) identification of the Central Authority;
23	(2) a protocol to identify, locate, and effectuate
24	the return of an abducted child identified in an ab-
25	duction case not later than 6 weeks after the appli-
26	cation with respect to the abduction case has been

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1	submitted to the judicial or administrative authority,
2	as applicable, of the country in which the abducted
3	child is located;
4	(3) a protocol for the establishment and protec-
5	tion of the rights of access;
6	(4) identification of the judicial or administra-
7	tive authority that will promptly adjudicate abduc-
8	tion cases and access cases;
9	(5) identification of a law enforcement agency
10	and available law enforcement mechanisms and pro-
11	cedures to ensure the immediate enforcement of an
12	order issued by the authority identified pursuant to
13	paragraph (4) to return an abducted child to a left-
14	behind parent, including by—
15	(A) conducting an investigation to ascer-
16	tain the location of the abducted child;
17	(B) providing protection to the abducted
18	child after such child is located; and
19	(C) retrieving the abducted child and mak-
20	ing the appropriate arrangements for such child
21	to be returned to the country of habitual resi-
22	dence;
23	(6) a protocol to establish periodic visits be-
24	tween a United States embassy or consular official

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1	and an abducted child to allow the official to ascer-
2	tain the child's location and welfare; and
3	(7) such other provisions as determined to be
4	appropriate by the Secretary of State.
5	(c) RULE OF CONSTRUCTION.—
6	(1) IN GENERAL.—Nothing in this Act shall be
7	construed to prohibit the United States from pro-
8	posing and entering into a memorandum of under-
9	standing with a Convention country to further clar-
10	ify the reciprocal obligations of the United States
11	and the Convention country under the Hague Λb -
12	duction Convention.
13	(2) TREATMENT OF OBLIGATIONS OF CONVEN-
14	TION COUNTRY.—In those instances in which there
15	is a memorandum of understanding as described in
16	paragraph (1), the obligations of the Convention
17	country under such memorandum shall be consid-
18	ered to be obligations of such country under the
19	Hague Abduction Convention for purposes of this
20	Act.
21	SEC. 104. NOTIFICATION OF CONGRESSIONAL REPRESENT-
22	ATIVES.
23	(a) NOTIFICATION.—Except as provided in sub-
24	section (b), the Secretary of State shall notify in writing
25	the Member of Congress and Senators representing the

1 legal residence of a left-behind parent when such parent 2 reports an abduction to the Central Authority of the 3 United States. 4 (b) EXCEPTION.—The notification requirement under subsection (a) shall not apply if the left-behind parent 5 does not consent to the notification described in such sub-6 7 section. 8 (c) MEMBER OF CONGRESS DEFINED.—In this section, the term "Member of Congress" means a Represent-9 10 ative in, or Delegate or Resident Commissioner to, the Congress. 11 TITLE II—PRESIDENTIAL 12 ACTIONS 13 14 SEC. 201. PRESIDENTIAL ACTIONS IN RESPONSE TO UNRE-15 SOLVED CASES. 16 (a) RESPONSE TO INTERNATIONAL CHILD ABDUC-17 TIONS.— 18 (1) UNITED STATES POLICY.—It shall be the 19 policy of the United States to-20 (A) promote the best interest of children 21 abducted from the United States by estab-22 lishing legal rights and procedures for their 23 prompt return and by promoting such rights 24 and procedures through actions that ensure the

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1	enforcement of reciprocal international obliga-
2	tions; and
3	(B) recognize the international character
4	of the Hague Abduction Convention, and the
5	need for reciprocity pursuant to and the uni-
6	form international interpretation of the Hague
7	Abduction Convention, by promoting the timely
8	resolution of abduction cases and access cases
9	through 1 or more of the actions described in
10	section 205.
11	(2) Requirement of presidential ac-
12	TION.—Whenever the President determines that the
13	government of a foreign country has failed to resolve
14	an unresolved abduction case or unresolved access
15	case, the President shall oppose such failure through
16	one or more of the actions described in subsection
17	(b).
18	(b) Presidential Actions.—
19	(1) IN GENERAL.—Subject to paragraphs (2)
20	and (3), the President, in consultation with the Sec-
21	retary of State, shall, as expeditiously as practicable
22	in response to the failure described in subsection (a)
23	by the government of a foreign country, take 1 or
24	more of the actions described in paragraphs (1)
25	through (18) of section 205(a) (or commensurate ac-

1	tion as provided in section $205(b)$) with respect to
2	such country.
3	(2) Deadline for actions.—
4	(A) IN GENERAL.—Except as provided in
5	subparagraph (B), not later than March 31 of
6	each year, the President shall take 1 or more
7	of the actions described in paragraphs (1)
8	through (18) of section $205(a)$ (or commensu-
9	rate action as provided in section $205(b)$) with
10	respect to each foreign country the government
11	of which has failed to resolve an unresolved ab-
12	duction case or access case that is pending as
13	of such date.
14	(B) EXCEPTION.—In the case of an action
15	under any of paragraphs (11) through (18) of
16	section 205(a) (or commensurate action as pro-
17	vided in section 205(b))—
18	(i) the action may only be taken after
19	the requirements of sections 203 and 204
20	have been satisfied; and
21	(ii) the March 31 deadline to take the
22	action shall not apply.
23	(3) Authority for delay of presidential
24	ACTIONS.—The President may delay action de-
25	scribed in any of the paragraphs (11) through (18)

1	of section 205(a) (or commensurate action as pro-
2	vided in section 205(b)), as required under para-
3	graph (2), if the President determines and certifies
4	to the appropriate congressional committees that a
5	single, additional period of time, not to exceed 90
6	days, is necessary—
7	(A) for a continuation of negotiations that
8	have been commenced with the country to re-
9	solve the unresolved case; or
10	(B) in anticipation that the case will be re-
11	solved by such country during such 90 day pe-
12	riod.
13	(c) IMPLEMENTATION.—
13 14	(c) IMPLEMENTATION.— (1) IN GENERAL.—In carrying out subsection
14	(1) IN GENERAL.—In carrying out subsection
14 15	(1) IN GENERAL.—In carrying out subsection(b), the President shall—
14 15 16	 (1) IN GENERAL.—In carrying out subsection (b), the President shall— (Λ) take 1 or more actions that most ap-
14 15 16 17	 (1) IN GENERAL.—In carrying out subsection (b), the President shall— (Λ) take 1 or more actions that most appropriately respond to the nature and severity
14 15 16 17 18	 (1) IN GENERAL.—In carrying out subsection (b), the President shall— (Λ) take 1 or more actions that most appropriately respond to the nature and severity of the failure to resolve the unresolved cases;
14 15 16 17 18 19	 (1) IN GENERAL.—In carrying out subsection (b), the President shall— (Λ) take 1 or more actions that most appropriately respond to the nature and severity of the failure to resolve the unresolved cases; and
14 15 16 17 18 19 20	 (1) IN GENERAL.—In carrying out subsection (b), the President shall— (Λ) take 1 or more actions that most appropriately respond to the nature and severity of the failure to resolve the unresolved cases; and (B) seek to the fullest extent possible to
14 15 16 17 18 19 20 21	 (1) IN GENERAL.—In carrying out subsection (b), the President shall— (Λ) take 1 or more actions that most appropriately respond to the nature and severity of the failure to resolve the unresolved cases; and (B) seek to the fullest extent possible to target action as narrowly as practicable with re-

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1	(2) GUIDELINES FOR PRESIDENTIAL AC-
2	TIONS.—In addition to the guidelines under para-
3	graph (1), the President, in determining whether to
4	take 1 or more actions under paragraphs (11)
5	through (18) of section $205(a)$ (or commensurate ac-
6	tion as provided in section 205(b)), shall seek to
7	minimize any adverse impact on—
8	(A) the population of the country whose
9	government is targeted by the action or actions;
10	and
11	(B) the humanitarian activities of United
12	States and foreign nongovernmental organiza-
13	tions in the country.
13 14	tions in the country. SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PAT-
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14	SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PAT-
14 15	SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PAT- TERNS OF NONCOOPERATION IN CASES OF
14 15 16	SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PAT- TERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS.
14 15 16 17	SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PAT- TERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS. (a) RESPONSE TO A PATTERN OF NONCOOPERA-
14 15 16 17 18	SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PAT- TERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS. (a) RESPONSE TO A PATTERN OF NONCOOPERA- TION.—
14 15 16 17 18 19	 SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PATTERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS. (a) RESPONSE TO A PATTERN OF NONCOOPERATION.— (1) UNITED STATES POLICY.—It shall be the
14 15 16 17 18 19 20	 SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PATTERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS. (a) RESPONSE TO A PATTERN OF NONCOOPERATION.— (1) UNITED STATES POLICY.—It shall be the policy of the United States to—
14 15 16 17 18 19 20 21	 SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PATTERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS. (a) RESPONSE TO A PATTERN OF NONCOOPERATION.— (1) UNITED STATES POLICY.—It shall be the policy of the United States to— (A) oppose institutional or other systemic
 14 15 16 17 18 19 20 21 22 	 SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PATTERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS. (a) RESPONSE TO A PATTERN OF NONCOOPERATION.— (1) UNITED STATES POLICY.—It shall be the policy of the United States to— (A) oppose institutional or other systemic failures of foreign governments to fulfill their
 14 15 16 17 18 19 20 21 22 23 	 SEC. 202. PRESIDENTIAL ACTIONS IN RESPONSE TO PATTERNS OF NONCOOPERATION IN CASES OF INTERNATIONAL CHILD ABDUCTIONS. (a) RESPONSE TO A PATTERN OF NONCOOPERATION.— (1) UNITED STATES POLICY.—It shall be the policy of the United States to— (A) oppose institutional or other systemic failures of foreign governments to fulfill their obligations pursuant to the Hague Abduction
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1	(B) promote reciprocity pursuant to and
2	compliance with the Hague Abduction Conven-
3	tion by Convention countries and compliance
4	with the applicable MOU by MOU countries.
5	(2) Requirement of presidential ac-
6	TION.—Whenever the President determines that the
7	government of a foreign country has engaged in a
8	pattern of noncooperation, the President shall pro-
9	mote the resolution of the unresolved cases through
10	one or more of the actions described in subsection
11	(c).
12	(b) Designations of Countries With Patterns
13	OF NONCOOPERATION IN CASES OF INTERNATIONAL
14	CHILD ABDUCTION.—
15	(1) ANNUAL REVIEW.—
16	(A) IN GENERAL.—Not later than March
17	31 of each year, the President shall review the
18	status of abduction cases and access cases in
19	each foreign country to determine whether the
20	government of such country has engaged in a
21	pattern of noncooperation during the preceding
	12 months or since the date of the last review
22	12 months of since the date of the last review
22 23	of such country under this subparagraph,

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1	has engaged in a pattern of noncooperation as
2	a Country With a Pattern of Noncooperation.
3	(B) BASIS OF REVIEW.—Each review con-
4	ducted under subparagraph (A) shall be based
5	upon information contained in the latest Annual
6	Report and on any other evidence available.
7	(2) DETERMINATIONS OF RESPONSIBLE PAR-
8	TIES.—For the government of each country des-
9	ignated as a Country With a Pattern of Noncoopera-
10	tion under paragraph (1)(A), the President shall
11	seek to determine the agencies or instrumentalities
12	of such government that are responsible for the pat-
13	tern of noncooperation by such government in order
14	to appropriately target actions under this section in
15	response.
16	(3) Congressional notification.—Whenever
17	the President designates a country as a Country
18	With a Pattern of Noncooperation under paragraph
19	(1)(A), the President shall, as soon as practicable
20	after such designation is made, transmit to the ap-
21	propriate congressional committees—
22	(A) the designation of the country, signed
23	by the President; and

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1	(B) the identification, if any, of responsible
2	agencies or instrumentalities determined under
3	paragraph (2).
4	(c) Presidential Actions With Respect to a
5	Country With a Pattern of Noncooperation.—
6	(1) IN GENERAL.—Subject to paragraphs (2)
7	and (3) with respect to each Country With a Pattern
8	of Noncooperation designated under subsection
9	(b)(1)(A), the President shall, after the require-
10	ments of sections 203 and 204 have been satisfied,
11	but not later than 90 days (or 180 days in case of
12	a delay under paragraph (2)) after the date of such
13	designation of the country under such subsection,
14	take 1 or more of the actions under paragraphs (11)
15	through (18) of section $205(a)$ (or commensurate ac-
16	tion as provided in section 205(b)).
17	(2) Authority for delay of presidential
18	ACTIONS.—If, on or before the date that the Presi-
19	dent is required to take action under paragraph (1) ,
20	the President determines and certifies to the appro-
21	priate congressional committees that a single, addi-
22	tional period of time not to exceed 90 days is nec-
23	essary—
24	(A) for a continuation of negotiations that
25	have been commenced with the government of

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1	such country to bring about a cessation of the
2	pattern of noncooperation by such country, or
3	(B) for a review of corrective action taken
4	by such country after designation of such coun-
5	try as a Country With a Pattern of Non-
6	cooperation under subsection $(b)(1)(\Lambda)$ or in
7	anticipation that corrective action will be taken
8	by such country during such 90-day period,
9	the President shall not be required to take such ac-
10	tion until the expiration of such period of time.
11	(3) EXCEPTION FOR ONGOING PRESIDENTIAL
12	ACTION.—
13	(A) IN GENERAL.—The President shall not
14	be required to take action under paragraph (1)
15	with respect to a Country With a Pattern of
16	Noncooperation if—
17	(i) the President has taken action
18	pursuant to paragraph (1) with respect to
19	such country in a preceding year, such ac-
20	tion is in effect at the time such country
21	is designated as a Country with a Pattern
22	of Noncooperation under subsection
23	(b)(1)(A), and the President submits to
24	the appropriate congressional committees
25	the information described in section 204

1	regarding the actions in effect with respect
2	to such country; or
3	(ii) subject to subparagraph (B), the
4	President determines that such country is
5	subject to multiple, broad-based sanctions
6	imposed in significant part in response to
7	human rights abuses and that such sanc-
8	tions also satisfy the requirements of this
9	subsection.
10	(B) ADDITIONAL REQUIREMENTS.—If the
11	President makes a determination under sub-
12	paragraph (A)(ii)—
13	(i) the report under section 204 and,
14	as applicable, the publication in the Fed-
15	eral Register under section 208, shall
16	specify the specific sanction or sanctions
17	that the President has determined satisfy
18	the requirements of this subsection; and
19	(ii) such sanctions shall remain in ef-
20	fect subject to section 209.
21	(d) RULE OF CONSTRUCTION.—A determination
22	under this section that a foreign country has engaged in
23	a pattern of noncooperation shall not be construed to re-
24	quire the termination of assistance or other activities with
25	respect to such country under any other provision of law,

1 including section 116 or 502B of the Foreign Assistance 2 Act of 1961 (22 U.S.C. 2151(n) or 2304). 3 SEC. 203. CONSULTATIONS. 4 (a) DUTY TO CONSULT WITH FOREIGN GOVERN-5 MENTS.— 6 (1) IN GENERAL.—As soon as practicable after 7 the President makes a determination under section 8 201 in response to failures to resolve unresolved 9 cases and the President decides to take action under 10 paragraphs (11) through (18) of section 205(a) (or 11 commensurate action as provided in section 205(b)) 12 with respect to that country, or not later than 90 13 days after the President designates a country as a 14 Country With a Pattern of Noncooperation pursuant 15 to section 202(b)(1)(A), the President shall— 16 (Λ) request consultation with the govern-

ment of such country regarding the failures giving rise to designation of that country as a
Country With a Pattern of Noncooperation regarding the pattern of noncooperation or to action under section 201; and
(B) if agreed to, enter into such consultations with such country, privately or publicly.

24 (2) DUTY TO CONSULT WITH LEFT-BEHIND
 25 PARENTS.—The President shall consult with left-be-

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1 hind parents who have an abduction case involving 2 a child located in the country referenced in para-3 graph (1)(A), or designated representatives or rep-4 resentative groups of such left-behind parents, dur-5 ing the course of the consultations conducted pursu-6 ant to paragraph (1) concerning the potential impact 7 of such consultations on the resolution of such cases. 8 SEC. 204. REPORT TO CONGRESS.

9 (a) IN GENERAL.—Subject to subsection (b), not 10 later than 90 days after the President makes a determination under section 201 in response to failures to resolve 11 12 unresolved cases and the President decides to take action 13 under paragraphs (11) through (18) of section 205(a) (or 14 commensurate action as provided in section 205(b)) with respect to that country, or not later than 90 days after 15 the President designates a country as a Country With a 16 17 Pattern of Noncooperation pursuant to section 18 $202(b)(1)(\Lambda)$, the President shall transmit to the appro-19 priate congressional committees a report on the following: 20 (1) IDENTIFICATION OF PRESIDENTIAL AC-21 TIONS.—An identification of the action or actions 22 described in section 205(a) (or commensurate action as provided in section 205(b)) to be taken with re-23 24 spect to such country.

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1	(2) DESCRIPTION OF VIOLATIONS.—A descrip-
2	tion of the failure to resolve an unresolved case or
3	the pattern of noncooperation, as applicable, giving
4	rise to the action or actions to be taken by the
5	President.
6	(3) Purpose of presidential actions.—A
7	description of the purpose of the action or actions.
8	(4) EVALUATION.—
9	(A) Description.—An evaluation, in con-
10	sultation with the Secretary of State, the par-
11	ties described in section 203(b), and other par-
12	ties the President determines appropriate, of
13	the anticipated impact of the Presidential ac-
14	tion upon—
15	(i) pending abduction cases in such
16	country;
17	(ii) the government of such country;
18	(iii) the population of such country;
19	(iv) the United States economy;
20	(v) other interested parties; and
21	(vi) if such country is a Convention
22	country or an MOU country, the reciprocal
23	fulfillment of obligations pursuant to such
24	Convention or applicable MOU, as applica-
25	ble.

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1	(B) FORM.—The evaluation under sub-
2	paragraph (A) shall be transmitted in unclassi-
3	fied form, but may contain a classified annex if
4	necessary.
5	(5) STATEMENT OF POLICY OPTIONS.—A state-
6	ment that noneconomic policy options designed to
7	resolve the unresolved case or bring about the ces-
8	sation of the pattern of noncooperation have reason-
9	ably been exhausted, including the consultations re-
10	quired in section 203.
11	(b) Delay in Transmittal of Report.—If, on or
12	before the date that the President is required to submit
13	a report under subsection (a) to the appropriate congres-
14	sional committees, the President determines and certifies
15	to such committees that a single, additional period of time
16	not to exceed 90 days is necessary pursuant to section
17	202(c)(2), the President shall not be required to submit
18	the report to such committees until the expiration of such
19	period of time.
20	SEC. 205. PRESIDENTIAL ACTIONS.
21	(a) Description of Presidential Actions.—Ex-
22	cept as provided in subsection (c), the Presidential actions
23	referred to in this subsection are the following:
24	(1) A private demarche.
25	(2) An official public demarche.

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1	(3) A public condemnation.
2	(4) A public condemnation within one or more
3	multilateral fora.
4	(5) The delay or cancellation of one or more
5	scientific exchanges.
6	(6) The delay or cancellation of one or more
7	cultural exchanges.
8	(7) The denial of one or more working, official,
9	or state visits.
10	(8) The delay or cancellation of one or more
11	working, official, or state visits.
12	(9) A formal request to the foreign country con-
13	cerned to extradite the individual who is engaged in
14	abduction.
15	(10) The restriction of the number of visas
16	issued to nationals of such country pursuant to sub-
17	paragraphs (F), (J), or (M) of section $101(a)(15)$ of
18	the Immigration and Nationality Act (8 U.S.C.
19	1101(a)(15)).
20	(11) The withdrawal, limitation, or suspension
21	of United States development assistance in accord-
22	ance with section 116 of the Foreign Assistance Act
23	of 1961 (22 U.S.C. 2151n).
24	(12) Directing the Export-Import Bank of the
25	United States, the Overseas Private Investment Cor-

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1	poration, or the Trade and Development Agency not
2	to approve the issuance of any (or a specified num-
3	ber of) guarantees, insurance, extensions of credit,
4	or participations in the extension of credit with re-
5	spect to such government or the agency or instru-
6	mentality of such government determined by the
7	President to be responsible for such unresolved case
8	or pattern of noncooperation, as applicable.
9	(13) The withdrawal, limitation, or suspension
10	of United States security assistance in accordance
11	with section 502B of the Foreign Assistance Λ et of
12	1961 (22 U.S.C. 2304).
13	(14) In accordance with section 701 of the
14	International Financial Institutions Act of 1977 (22
15	U.S.C. 262d), directing the United States executive
16	directors of international financial institutions to op-
17	pose and vote against loans primarily benefitting
18	such government or the agency or instrumentality of
19	such government determined by the President to be
20	responsible for such unresolved case or pattern of
21	noncooperation, as applicable.
22	(15) The denial, withdrawal, suspension, or lim-
23	itation of benefits provided pursuant to title V of the
24	Trade Act of 1974 (19 U.S.C. 2461 et seq.), relat-
25	ing to the Generalized System of Preferences.

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1	(16) Ordering the heads of the appropriate
2	United States agencies not to issue any (or a speci-
3	fied number of) specific licenses, and not to grant
4	any other specific authority (or a specified number
5	of authorities), to export any goods or technology to
6	such government or to the agency or instrumentality
7	of such government determined by the President to
8	be responsible for such unresolved case or pattern of
9	noncooperation, as applicable, under—
10	(A) the Export Administration Act of 1979
11	(as continued in effect under the International
12	Emergency Economic Powers Act);
13	(B) the Arms Export Control Act;
14	(C) the Atomic Energy Act of 1954; or
15	(D) any other statute that requires the
16	prior review and approval of the United States
17	Government as a condition for the export or re-
18	export of goods or services.
19	(17) Prohibiting any United States financial in-
20	stitution from making loans or providing credits to-
21	taling more than $10,000,000$ in any 12-month pe-
22	riod to such government or to the agency or instru-
23	mentality of such government determined by the
24	President to be responsible for such unresolved case
25	or pattern of noncooperation, as applicable.

1 (18) Prohibiting the United States Government 2 from procuring, or entering into any contract for the 3 procurement of, any goods or services from such 4 government or from the agency or instrumentality of 5 such government determined by the President to be responsible for such unresolved case or pattern of 6 7 noncooperation, as applicable. 8 (b) COMMENSURATE ACTION.—Except as provided in 9 subsection (c), the President may substitute any other ac-10 tion authorized by law for any action described in subsection (a) if such action is commensurate in effect to the 11 12 action substituted and if such action would further the 13 purposes of this Act as specified in section 2(c). The Presi-14 dent shall seek to take all appropriate and feasible actions 15 authorized by law to resolve the unresolved case or to obtain the cessation of such pattern of noncooperation, as 16 17 applicable. If commensurate action is taken under this 18 subsection, the President shall transmit to the appropriate 19 congressional committees a report on such action, together 20 with an explanation for taking such action. 21 (c) EXCEPTIONS.—Any action taken pursuant to sub-

section (a) or (b) may not prohibit or restrict the provisionof medicine, medical equipment or supplies, food, or otherlife-saving humanitarian assistance.

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1	SEC. 206. EFFECTS ON EXISTING CONTRACTS.
2	The President shall not be required to apply or main-
3	tain any action under section 205—
4	(1) in the case of procurement of defense arti-
5	eles or defense services—
6	(A) under existing contracts or sub-
7	contracts, including the exercise of options for
8	production quantities, to satisfy requirements
9	essential to the national security of the United
10	States;
11	(B) if the President determines in writing
12	and transmits to the appropriate congressional
13	committees a report that the government or the
14	agency or instrumentality of such government
15	to which such action would otherwise be applied
16	is a sole source supplier of such defense articles
17	or services, that such defense articles or serv-
18	ices are essential, and that alternative sources
19	are not readily or reasonably available; or
20	(C) if the President determines in writing
21	and transmits to the appropriate congressional
22	committees a report that such defense articles
23	or services are essential to the national security
24	of the United States under defense co-produc-
25	tion agreements; or

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1	(2) to products or services provided under con-
2	tracts entered into before the date on which the
3	President publishes in the Federal Register notice of
4	such action in accordance with section 208.
5	SEC. 207. PRESIDENTIAL WAIVER.
6	(a) IN GENERAL.—Subject to subsection (b), the
7	President may waive the application of any of the actions
8	described in paragraphs (11) through (18) of section
9	205(a) (or commensurate action as provided in section
10	205(b)) with respect to a country, if the President deter-
11	mines and so reports to the appropriate congressional
12	committees that—
13	(1) the government of such country has satis-
14	factorily resolved any abduction cases or access cases
15	giving rise to the application of any of such actions
16	and—
17	(A) if such country is a Convention coun-
18	try, such country has taken measures to ensure
19	future compliance with the provisions of the
20	Hague Abduction Convention;
21	(B) if such country is an MOU country,
22	such country has taken measures to ensure fu-
23	ture compliance with the provisions of the MOU
24	at issue; or

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1	(C) if such country was a nonparty country
2	at the time the abductions or denials of rights
3	of access resulting in the abduction cases or ac-
4	cess cases occurred, such country has become a
5	Convention country or an MOU country;
6	(2) the exercise of such waiver authority would
7	further the purposes of this Act; or
8	(3) the important national interest of the
9	United States requires the exercise of such waiver
10	authority.
11	(b) CONGRESSIONAL NOTIFICATION.—Not later than
12	the date of the exercise of a waiver under subsection (a),
13	the President shall notify the appropriate congressional
14	committees of such waiver or the intention to exercise such
15	waiver, together with a detailed justification thereof.
16	SEC. 208. PUBLICATION IN FEDERAL REGISTER.
17	(a) IN GENERAL.—Subject to subsection (b), the
18	President shall ensure publication in the Federal Register
19	of the following:
20	(1) DETERMINATIONS OF GOVERNMENTS,
21	AGENCIES, INSTRUMENTALITIES OF COUNTRIES
22	WITH PATTERNS OF NONCOOPERATION.—Any des-
23	ignation of a country that the President has des-
24	ignated as a Country With a Pattern of Noncoopera-
25	tion under section $202(b)(1)$, together with, when

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1	applicable and to the extent practicable, the identi-
2	ties of agencies or instrumentalities determined to be
3	responsible for such pattern of noncooperation.
4	(2) PRESIDENTIAL ACTIONS.—A description of
5	any action under paragraphs (11) through (18) of
6	section 205(a) (or commensurate action as provided
7	in section 205(b)) and the effective date of such ac-
8	tion.
9	(3) DELAYS IN TRANSMITTAL OF PRESI-
10	DENTIAL ACTION REPORTS.—Any delay in trans-
11	mittal of a report required under section 204.
12	(4) WAIVERS.—Any waiver issued under section
13	207.
14	(b) Limited Disclosure of Information.—The
15	President may limit publication of information under this
16	section in the same manner and to the same extent as
17	the President may limit the publication of findings and
18	determinations described in section $654(c)$ of the Foreign
19	Assistance Act of 1961 (22 U.S.C. $2414(c)$), if the Presi-
20	dent determines that the publication of such informa-
21	tion—
22	(1) would be harmful to the national security of
23	the United States; or
24	(2) would not further the purposes of this Act.

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1	SEC. 209. TERMINATION OF PRESIDENTIAL ACTIONS.
2	Any action taken under this Act or any amendment
3	made by this Act with respect to a foreign country shall
4	terminate on the earlier of the following 2 dates:
5	(1) Not later than two years after the effective
6	date of such action unless expressly reauthorized by
7	law.
8	(2) The date on which the President transmits
9	to Congress a certification containing a determina-
10	tion of the President that the government of such
11	country has resolved any unresolved case or has
12	taken substantial and verifiable steps to correct the
13	pattern of noncooperation at issue, as applicable,
14	that gave rise to such action.
15	SEC. 210. UNITED STATES ASSISTANCE.
16	(a) Implementation of Prohibition on Eco-
17	NOMIC ASSISTANCE.—Section $116(c)$ of the Foreign As-
18	sistance Act of 1961 (22 U.S.C. 2151n(c)) is amended—
19	(1) in paragraph (2), by striking "and" at the
20	end;
21	(2) in paragraph $(3)(B)$, by striking the period
22	at the end and inserting "; and"; and
23	(3) by adding at the end the following new
24	paragraph:
25	"(4) whether the government has engaged in a
26	pattern of noncooperation regarding abduction cases

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1	or access cases, as such terms are defined in the
2	Sean and David Goldman International Child Ab-
3	duction Prevention and Return Act of 2013.".
4	(b) Implementation of Prohibition on Secu-
5	RITY ASSISTANCE.—Section $502B(a)(4)$ of the Foreign
6	Assistance Act of 1961 (22 U.S.C. $2304(a)(4)$) is amend-
7	ed—
8	(1) in subparagraph (A), by striking "or" at
9	the end;
10	(2) in subparagraph (B), by striking the period
11	at the end and inserting "; or"; and
12	(3) by adding at the end the following new sub-
13	paragraph:
14	"(C) has engaged in a pattern of non-
15	cooperation regarding abduction cases or access
16	cases, as such terms are defined in the Sean
17	and David Goldman International Child Abduc-
18	tion Prevention and Return Act of 2013.".
19	SEC. 211. MULTILATERAL ASSISTANCE.
20	Section 701 of the International Financial Institu-
21	tions Act (22 U.S.C. 262d) is amended—
22	(1) by redesignating the second subsection (g)
23	(as added by Public Law 105–292) as subsection
24	(h); and

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1	(2) by adding at the end the following new sub-
2	section:
3	"(i) In determining whether the government of a
4	country engages in a pattern of gross violations of inter-
5	nationally recognized human rights, as described in sub-
6	section (a), the President shall give particular consider-
7	ation to whether such government has engaged in a pat-
8	tern of noncooperation regarding abduction cases or ac-
9	cess cases, as such terms are defined in the Sean and
10	David Goldman International Child Abduction Prevention
11	and Return Act of 2013.".
12	SEC. 212. AMENDMENT TO GENERALIZED SYSTEM OF PREF-
13	ERENCES ELIGIBILITY FOR GENERALIZED
13 14	ERENCES ELIGIBILITY FOR GENERALIZED SYSTEM OF PREFERENCES.
14	SYSTEM OF PREFERENCES.
14 15	System of preferences. Section $502(b)(2)$ of the Trade Act of 1974 (19
14 15 16	SYSTEM OF PREFERENCES. Section 502(b)(2) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)) is amended—
14 15 16 17	SYSTEM OF PREFERENCES. Section 502(b)(2) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)) is amended— (1) by inserting after subparagraph (H) the fol-
14 15 16 17 18	SYSTEM OF PREFERENCES. Section 502(b)(2) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)) is amended— (1) by inserting after subparagraph (H) the fol- lowing new subparagraph:
14 15 16 17 18 19	SYSTEM OF PREFERENCES. Section 502(b)(2) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)) is amended— (1) by inserting after subparagraph (H) the fol- lowing new subparagraph: "(I) Such country is a country with a pat-
14 15 16 17 18 19 20	<pre>SYSTEM OF PREFERENCES. Section 502(b)(2) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)) is amended— (1) by inserting after subparagraph (H) the fol- lowing new subparagraph:</pre>
14 15 16 17 18 19 20 21	<pre>SYSTEM OF PREFERENCES. Section 502(b)(2) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)) is amended— (1) by inserting after subparagraph (H) the fol- lowing new subparagraph:</pre>

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1	(2) in the flush left matter after subparagraph
2	(I) (as added by paragraph (1) of this section)—
3	(A) by striking "and (H)" and inserting
4	"(H)"; and
5	(B) by inserting after "D))" the following:
6	"and (I)".

AMENDMENT TO H.R. __ OFFERED BY MR. MEADOWS OF NORTH

CAROLINA

(Sean and David Goldman International Child Abduction Prevention and Return Act of 2013)

At the end of the bill add the following new title:

TITLE III—MISCELLANEOUS PROVISIONS

3 SEC. 301. GAO REPORT ON FACILITATION OF ABDUCTION

4

BY THE GOVERNMENT OF EGYPT.

5 Not later than 180 days after the date of the enact-6 ment of this Act, the Comptroller General of the United 7 States shall submit to the appropriate congressional com-8 mittees a report on the extent to which the Government 9 of Egypt or entities owned by the Government of Egypt 10 cooperate in or otherwise facilitate the actions described 11 in subparagraphs (A), (B), and (C) of section 3(2), includ-12 ing by providing assistance to individuals or organizations 13 that engage in any such actions or conducting business 14 with individuals or organizations that engage in any such 15 actions.

\times

113TH CONGRESS 1ST SESSION H. R. 1897

To promote freedom and democracy in Vietnam.

IN THE HOUSE OF REPRESENTATIVES

May 8, 2013

Mr. SMITH of New Jersey (for himself, Mr. ROYCE, Mr. WOLF, Ms. LOFGREN, and Mr. LOWENTHAL) introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

To promote freedom and democracy in Vietnam.

- 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Vietnam Human Rights Act of 2013".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings and purpose.
 - Sec. 3. Prohibition on increased nonhumanitarian assistance to the Government of Vietnam.
 - Sec. 4. United States public diplomacy.
 - Sec. 5. United Nations Human Rights Council.
 - Sec. 6. Annual report.

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1	SEC. 2. FINDINGS AND PURPOSE.
2	(a) FINDINGS.—Congress finds the following:
3	(1) The relationship between the United States
4	and the Socialist Republic of Vietnam has grown
5	substantially since the end of the trade embargo in
6	1994, with annual trade between the two countries
7	reaching nearly \$25,000,000,000 in 2012.
8	(2) The Government of Vietnam's transition to-
9	ward greater economic freedom and trade has not
10	been matched by greater political freedom and sub-
11	stantial improvements in basic human rights for Vi-
12	etnamese citizens, including freedom of religion, ex-
13	pression, association, and assembly.
14	(3) The United States Congress agreed to Viet-
15	nam becoming an official member of the World
16	Trade Organization in 2006, amidst assurances that
17	the Government of Vietnam was steadily improving
18	its human rights record and would continue to do so.
19	(4) Vietnam remains a one-party state, ruled
20	and controlled by the Communist Party of Vietnam
21	(CPV), which continues to deny the right of citizens
22	to change their Government.
23	(5) Although in recent years the National As-
24	sembly of Vietnam has played an increasingly active
25	role as a forum for highlighting local concerns, cor-
26	ruption, and inefficiency, the National Assembly re-

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1	mains subject to the direction of the CPV and the
2	CPV maintains control over the selection of can-
3	didates in national and local elections.
4	(6) The Government of Vietnam forbids public
5	challenge to the legitimacy of the one-party state, re-
6	stricts freedoms of opinion, the press, and associa-
7	tion and tightly limits access to the Internet and
8	telecommunication.
9	(7) Since Vietnam's accession to the WTO on
10	January 11, 2007, the Government of Vietnam arbi-
11	trarily arrested and detained numerous individuals
12	for their peaceful advocacy of religious freedom, de-
13	mocracy, and human rights, including Father
14	Nguyen Van Ly, human rights lawyers Nguyen Van
15	Dai, Le Thi Cong Nhan, Cu Huy Ha Vu, and Le
16	Cong Dinh, and bloggers Nguyen Van Hai, Ta
17	Phong Tan, and Le Van Son.
18	(8) The Government of Vietnam continues to
19	detain, imprison, place under house arrest, convict,
20	or otherwise restrict persons for the peaceful expres-
21	sion of dissenting political or religious views.
22	(9) The Government of Vietnam continues to
23	detain labor leaders and restricts the right to orga-
24	nize independently.

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1	(10) The Government of Vietnam continues to
2	limit the freedom of religion, restrict the operations
3	of independent religious organizations, and persecute
4	believers whose religious activities the Government
5	regards as a potential threat to its monopoly on
6	power.
7	(11) Despite reported progress in church open-
8	ings and legal registrations of religious venues, the
9	Government of Vietnam has halted most positive ac-
10	tions since the Department of State lifted the "coun-
11	try of particular concern" (CPC) designation for
12	Vietnam in November 2006.
13	(12) Unregistered ethnic minority Protestant
14	congregations, particularly Montagnards in the Cen-
15	tral and Northwest Highlands, suffer severe abuses
16	because of actions by the Government of Vietnam,
17	which have included forced renunciations of faith,
18	arrest and harassment, the withholding of social pro-
19	grams provided for the general population, confisca-
20	tion and destruction of property, subjection to severe
21	beatings, and reported deaths.
22	(13) There has been a pattern of violent re-
23	sponses by the Government to peaceful prayer vigils

igils sponses by the Government to peaceful prayer 24 and demonstrations by Catholics for the return of 25 Government-confiscated church properties. Pro-

testers have been harassed, beaten, and detained
 and church properties have been destroyed. Catholics
 also continue to face some restrictions on selection
 of clergy, the establishment of seminaries and semi nary candidates, and individual cases of travel and
 church registration.

7 (14) In May 2010 the village of Con Dau, a
8 Catholic parish in Da Nang, faced escalated violence
9 during a funeral procession as police attempted to
10 prohibit a religious burial in the village cemetery;
11 more than 100 villagers were injured, 62 were ar12 rested, five were tortured, and at least three died.

13 (15) The Unified Buddhist Church of Vietnam 14 (UBCV) suffers persecution as the Government of 15 Vietnam continues to restrict contacts and move-16 ment of senior UBCV clergy for refusing to join the 17 state-sponsored Buddhist organization, the Govern-18ment restricts expression and assembly, and the 19 Government continues to harass and threaten UBCV 20 monks, nuns, and youth leaders.

(16) The Government of Vietnam continues to
suppress the activities of other religious adherents,
including Cao Dai and Hoa Hao Buddhists who lack
official recognition or have chosen not to affiliate
with the state-sanctioned groups, including through

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1	the use of detention, imprisonment, and strict Gov-
2	ernment oversight.
3	(17) Many Montagnards and others are still
4	serving long prison sentences for their involvement
5	in peaceful demonstrations in 2001, 2002, 2004,
6	and 2008. Montagnards continue to face threats, de-
7	tention, beatings, forced renunciation of faith, prop-
8	erty destruction, restricted movement, and reported
9	deaths at the hands of Government officials.
10	(18) Ethnic minority IImong in Northern Viet-
11	nam, the Northwest Highlands, and the Central
12	Highlands of Vietnam also suffer restrictions, confis-
13	cation of property, abuses, and persecution by the
14	Government of Vietnam.
15	(19) The Government of Vietnam restricts
16	Khmer Krom expression, assembly, and association,
17	has confiscated nearly all the Theravada Buddhist
18	temples, controls all Khmer Kaon Buddhist religious
19	organizations and prohibits most peaceful protests.
20	(20) The Government of Vietnam controls near-
21	ly all print and electronic media, including access to
22	the Internet, jams the signals of some foreign radio
23	stations, including Radio Free Asia, and has de-
24	tained and imprisoned individuals who have posted,

published, sent, or otherwise distributed democracy related materials.
 (21) People arrested in Vietnam because of
 their political or religious affiliations and activities
 often are not accorded due legal process as they lack
 full access to lawyers of their choice, may experience

7 closed trials, have often been detained for years
8 without trial, and have been subjected to the use of
9 torture to admit crimes they did not commit or to
10 falsely denounce their own leaders.

11 (22) Vietnam continues to be a source country 12 for the commercial sexual exploitation and forced labor of women and girls, as well as for men and 13 14 women legally entering into international labor con-15 tracts who subsequently face conditions of debt 16 bondage or forced labor, and is a destination country 17 for child trafficking and continues to have internal 18human trafficking.

(23) There are many reports of Vietnamese officials and employees participating in, facilitating,
condoning, or otherwise being complicit in severe
forms of human trafficking.

23 (24) United States refugee resettlement pro24 grams, including the Humanitarian Resettlement
25 (IIR) Program, the Orderly Departure Program

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1 (ODP), Resettlement Opportunities for Vietnamese 2 Returnees (ROVR) Program, general resettlement of 3 boat people from refugee camps throughout South-4 east Asia, the Amerasian Homecoming Act of 1988, 5 and the Priority One Refugee resettlement category, 6 have helped rescue Vietnamese nationals who have 7 suffered persecution on account of their associations 8 with the United States or, in many cases, because of 9 such associations by their spouses, parents, or other 10 family members, as well as other Vietnamese nation-11 als who have been persecuted because of race, reli-12 gion, nationality, political opinion, or membership in 13 a particular social group.

14 (25) While previous programs have served their 15 purposes well, a significant number of eligible refu-16 gees from Vietnam were unfairly denied or excluded, 17 including Amerasians, in some cases by vindictive or 18corrupt Vietnamese officials who controlled access to 19 the programs, and in others by United States per-20 sonnel who imposed unduly restrictive interpreta-21 tions of program criteria. In addition, the Govern-22 ment of Vietnam has denied passports to persons 23 who the United States has found eligible for refugee 24 admission.

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1	(26) The Government of Vietnam reportedly is
2	detaining tens of thousands of people, with some as
3	young as 12 years old, in government-run drug de-
4	tention centers and treating them as slave laborers.
5	(27) In 2012, over 150,000 people signed an
6	online petition calling on the Administration to not
7	expand trade with communist Vietnam at the ex-
8	pense of human rights.
9	(28) Congress has passed numerous resolutions
10	condemning human rights abuses in Vietnam, indi-
11	cating that although there has been an expansion of
12	relations with the Government of Vietnam, it should
13	not be construed as approval of the ongoing and se-
14	rious violations of fundamental human rights in
15	Vietnam.
16	(b) PURPOSE.—The purpose of this Act is to promote
17	the development of freedom and democracy in Vietnam.
18	SEC. 3. PROHIBITION ON INCREASED NONHUMANITARIAN
19	ASSISTANCE TO THE GOVERNMENT OF VIET-
20	NAM.
21	(a) Assistance.—
22	(1) IN GENERAL.—Except as provided in sub-
23	section (b), the Federal Government may not pro-
24	vide nonhumanitarian assistance to the Government
25	of Vietnam during any fiscal year in an amount that

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1	exceeds the amount of such assistance provided for
2	fiscal year 2012 unless—
3	(A) with respect to the limitation for fiscal
4	year 2014, the President determines and cer-
5	tifies to Congress, not later than 30 days after
6	the date of the enactment of this Act, that the
7	requirements of subparagraphs (A) through (G)
8	of paragraph (2) have been met during the 12-
9	month period ending on the date of the certifi-
10	cation; and
11	(B) with respect to the limitation for sub-
12	sequent fiscal years, the President determines
13	and certifies to Congress, in the most recent
14	annual report submitted pursuant to section 6,
15	that the requirements of subparagraphs (A)
16	through (G) of paragraph (2) have been met
17	during the 12-month period covered by the re-
18	port.
19	(2) REQUIREMENTS.—The requirements of this
20	paragraph are the following:
21	(A) The Government of Vietnam has made
22	substantial progress toward releasing all polit-
23	ical and religious prisoners from imprisonment,
24	house arrest, and other forms of detention.

	11
1	(B) The Government of Vietnam has made
2	substantial progress toward—
3	(i) respecting the right to freedom of
4	religion, including the right to participate
5	in religious activities and institutions with-
6	out interference, harassment, or involve-
7	ment of the Government, for all of Viet-
8	nam's diverse religious communities; and
9	(ii) returning estates and properties
10	confiscated from the churches and religious
11	communities.
12	(C) The Government of Vietnam has made
13	substantial progress toward respecting the right
14	to freedom of expression, assembly, and associa-
15	tion, including the release of independent jour-
16	nalists, bloggers, and democracy and labor ac-
17	tivists.
18	(D) The Government of Vietnam has made
19	substantial progress toward repealing or revis-
20	ing laws that criminalize peaceful dissent, inde-
21	pendent media, unsanctioned religious activity,
22	and nonviolent demonstrations and rallies, in
23	accordance with international standards and
24	treaties to which Vietnam is a party.

	12
1	(E) The Government of Vietnam has made
2	substantial progress toward allowing Viet-
3	namese nationals free and open access to
4	United States refugee programs.
5	(F) The Government of Vietnam has made
6	substantial progress toward respecting the
7	human rights of members of all ethnic and mi-
8	nority groups.
9	(G) Neither any official of the Government
10	of Vietnam nor any agency or entity wholly or
11	partly owned by the Government of Vietnam
12	was complicit in a severe form of trafficking in
13	persons, or the Government of Vietnam took all
14	appropriate steps to end any such complicity
15	and hold such official, agency, or entity fully
16	accountable for its conduct.
17	(b) EXCEPTION.—
18	(1) Continuation of assistance in the na-
19	TIONAL INTEREST.—Notwithstanding the failure of
20	the Government of Vietnam to meet the require-
21	ments of subsection (a)(2), the President may waive
22	the application of subsection (a) for any fiscal year
23	if—
24	(A) the President determines that the pro-
25	vision to the Government of Vietnam of in-

1	creased nonhumanitarian assistance would pro-
2	mote the purpose of this Act or is otherwise in
3	the national interest of the United States; and
4	(B) the Federal Government provides as-
5	sistance, at levels commensurate with, or ex-
6	ceeding, any increases in nonhumanitarian as-
7	sistance to Vietnam, that supports—
8	(i) training about the obligation of the
9	Government of Vietnam to respect the
10	rights enumerated in the International
11	Covenant on Civil and Political Rights;
12	(ii) noncommercial rule of law pro-
13	gramming; and
14	(iii) measures to overcome the jam-
15	ming of Radio Free Asia by the Govern-
16	ment of Vietnam.
17	(2) EXERCISE OF WAIVER AUTHORITY.—The
18	President may exercise the authority under para-
19	graph (1) with respect to—
20	(A) all United States nonhumanitarian as-
21	sistance to Vietnam; or
22	(B) one or more programs, projects, or ac-
23	tivities of such assistance.
24	(c) DEFINITIONS.—In this section:

	14
1	(1) Nonhumanitarian assistance.—The
2	term "nonhumanitarian assistance" means—
3	(A) any assistance under the Foreign As-
4	sistance Act of 1961 (including programs under
5	title IV of chapter 2 of part I of that Act, relat-
6	ing to the Overseas Private Investment Cor-
7	poration), other than—
8	(i) disaster relief assistance, including
9	any assistance under chapter 9 of part I of
10	that Act;
11	(ii) assistance which involves the pro-
12	vision of food (including monetization of
13	food) or medicine;
14	(iii) assistance for environmental re-
15	mediation of dioxin-contaminated sites and
16	related health activities;
17	(iv) assistance to combat severe forms
18	of trafficking in persons;
19	(v) assistance to combat pandemic
20	diseases;
21	(vi) assistance for refugees; and
22	(vii) assistance to combat HIV/AIDS,
23	including any assistance under section
24	104A of that Act; and
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1	(B) sales, or financing on any terms, under
2	the Arms Export Control Act.
3	(2) SEVERE FORM OF TRAFFICKING IN PER-
4	SONS.—The term "severe form of trafficking in per-
5	sons" means any activity described in section $103(8)$
6	of the Trafficking Victims Protection Act of 2000
7	(Publie Law 106–386 (114 Stat. 1470); 22 U.S.C.
8	7102(8)).
9	(d) EFFECTIVE DATE.—This section shall take effect
10	on the date of the enactment of this Act and shall apply
11	with respect to the provision of nonhumanitarian assist-
12	ance to the Government of Vietnam for fiscal year 2014
13	and subsequent fiscal years.
14	SEC. 4. UNITED STATES PUBLIC DIPLOMACY.
15	(a) RADIO FREE ASIA TRANSMISSIONS TO VIET-
16	NAM.—It is the sense of Congress that the United States
17	should take measures to overcome the jamming of Radio
18	Free Asia by the Government of Vietnam and that the
19	Broadcasting Board of Governors should not cut staffing,
20	funding, or broadcast hours for the Vietnamese language
21	services of the Voice of America and Radio Free Asia,
22	which shall be done without reducing any other broadcast
23	language services.
24	(b) United States Educational and Cultural

25 EXCHANGE PROGRAMS WITH VIETNAM.—It is the sense

1 of Congress that any programs of educational and cultural 2 exchange between the United States and Vietnam should 3 actively promote progress toward freedom and democracy in Vietnam by providing opportunities to Vietnamese na-4 5 tionals from a wide range of occupations and perspectives to see freedom and democracy in action and, also, by en-6 7 suring that Vietnamese nationals who have already dem-8 onstrated a commitment to these values are included in 9 such programs.

10 (c) UNITED NATIONS HUMAN RIGHTS COUNCIL.— 11 It is the sense of Congress that the Secretary of State 12 should strongly oppose, and encourage other members of 13 the United Nations to oppose, the candidacy of Vietnam 14 for membership on the United Nations Human Rights 15 Council for the term beginning in 2014.

16 SEC. 5. RELIGIOUS FREEDOM AND HUMAN TRAFFICKING.

(a) COUNTRY OF PARTICULAR CONCERN.—It is the
sense of Congress that Vietnam should be designated as
a country of particular concern for religious freedom pursuant to section 402(b) of the International Religious
Freedom Act of 1998 (22 U.S.C. 6442(b)).

(b) MINIMUM STANDARDS FOR THE ELIMINATION OF
HUMAN TRAFFICKING.—It is the sense of Congress that
the Government of Vietnam does not fully comply with the
minimum standards for the elimination of trafficking and

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is not making significant efforts to bring itself into compli ance, and this determination should be reflected in the an nual report to Congress required pursuant to section
 110(b) of the Trafficking Victims Protection Act of 2000
 (22 U.S.C. 7107(b)).

6 SEC. 6. ANNUAL REPORT.

7 (a) IN GENERAL.—Not later than six months after
8 the date of the enactment of this Act and every 12 months
9 thereafter, the Secretary of State shall submit to Congress
10 a report on the following:

11 (1) The determination and certification of the 12 President that the requirements of subparagraphs 13 (A) through (G) of section 3(a)(2) have been met, 14 if applicable. 15 (2) If the President has waived the application 16 of section 3(a) pursuant to section 3(b) during the 17 reporting period-18 (Λ) the national interest with respect to 19 which such a waiver was based; 20 (B) the amount of increased nonhumani-21 tarian assistance provided to the Government of 22 Vietnam; and 23 (C) a description of the type and amount 24 of commensurate assistance provided pursuant 25 to section 3(b)(1)(B).

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1	(3) Efforts by the United States Government to
2	promote access by the Vietnamese people to Radio
3	Free Asia transmissions.
4	(4) Efforts to ensure that programs with Viet-
5	nam promote the policy set forth in section 102 of
6	the Human Rights, Refugee, and Other Foreign Pol-
7	icy Provisions Act of 1996 regarding participation in
8	programs of educational and cultural exchange.
9	(5) Lists of persons believed to be imprisoned,
10	detained, or placed under house arrest, tortured, or
11	otherwise persecuted by the Government of Vietnam
12	due to their pursuit of internationally recognized
13	human rights. In compiling such lists, the Secretary
14	shall exercise appropriate discretion, including con-
15	cerns regarding the safety and security of, and ben-
16	efit to, the persons who may be included on the lists
17	and their families. In addition, the Secretary shall
18	include a list of such persons and their families who
19	may qualify for protections under United States ref-
20	ugee programs.
21	(6) A description of the development of the rule
22	of law in Vietnam, including—
23	(Λ) progress toward the development of in-
24	stitutions of democratic governance;

1	(B) processes by which statutes, regula-
2	tions, rules, and other legal acts of the Govern-
2	
	ment of Vietnam are developed and become
4	binding within Vietnam;
5	(C) the extent to which statutes, regula-
6	tions, rules, administrative and judicial deci-
7	sions, and other legal acts of the Government of
8	Vietnam are published and are made accessible
9	to the public;
10	(D) the extent to which administrative and
11	judicial decisions are supported by statements
12	of reasons that are based upon written statutes,
13	regulations, rules, and other legal acts of the
14	Government of Vietnam;
15	(E) the extent to which individuals are
16	treated equally under the laws of Vietnam with-
17	out regard to citizenship, race, religion, political
18	opinion, or current or former associations;
19	(F) the extent to which administrative and
20	judicial decisions are independent of political
21	pressure or governmental interference and are
22	reviewed by entities of appellate jurisdiction;
23	and
24	(G) the extent to which laws in Vietnam
25	are written and administered in ways that are

1	consistent with international human rights
2	standards, including the rights enumerated in
3	the International Covenant on Civil and Polit-
4	ical Rights.
5	(b) CONTACTS WITH OTHER ORGANIZATIONS.—In

6 preparing the report under subsection (a), the Secretary 7 shall, as appropriate, seek out and maintain contacts with 8 nongovernmental organizations and human rights advo-9 cates (including Vietnamese-Americans and human rights 10 advocates in Vietnam), including receiving reports and up-11 dates from such organizations and evaluating such re-12 ports. The Secretary shall also seek to consult with the 13 United States Commission on International Religious 14 Freedom for appropriate sections of the report.

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113TH CONGRESS 1ST SESSION H. RES. 131

Concerning the ongoing conflict in the Democratic Republic of the Congo and the need for international efforts toward long-term peace, stability, and observance of human rights.

IN THE HOUSE OF REPRESENTATIVES

MARCH 21, 2013

Ms. BASS (for herself, Mr. SMITH of New Jersey, Mr. MEEKS, Mr. SIRES, Mr. CONNOLLY, Mr. DEUTCH, Mr. KEATING, Mr. CICILLINE, Mr. VARGAS, Mr. LOWENTHAL, Mr. MCGOVERN, Mr. MCDERMOTT, Mr. RANGEL, Mr. SMITH of Washington, Mr. JOHNSON of Georgia, Ms. LEE of California, Mr. LEWIS, Mr. MORAN, MS. NORTON, Mr. PAYNE, Mr. RUSH, Mr. TAKANO, Mrs. CAROLYN B. MALONEY of New York, Mr. HONDA, Ms. EDWARDS, Mrs. BEATTY, Mr. CAPUANO, Mr. CLEAVER, Mrs. CHRISTENSEN, Mr. DANNY K. DAVIS of Illinois, Ms. EDDIE BERNICE JOHNSON of Texas, Ms. WILSON of Florida, Mr. DAVID SCOTT of Georgia, Mr. HASTINGS of Florida, Mr. CLYBURN, Mr. VEASEY, Mr. THOMPSON of Mississippi, Mr. WATT, Ms. SCHAKOWSKY, Ms. SPEIER, Ms. JACKSON LEE, MS. HAHN, MS. FUDGE, MS. MOORE, Mr. ELLISON, MS. CLARKE, Mr. LARSEN of Washington, Mr. SCOTT of Virginia, Ms. WATERS, and Mr. BISHOP of Georgia) submitted the following resolution; which was referred to the Committee on Foreign Affairs

RESOLUTION

- Concerning the ongoing conflict in the Democratic Republic of the Congo and the need for international efforts toward long-term peace, stability, and observance of human rights.
- Whereas since the 1990s, an estimated 5,000,000 people have died and more than 2,000,000 people have been displaced

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due to repeated cycles of conflict and atrocities, particularly those in North and South Kivu provinces;

- Whereas the United Nations and humanitarian groups have reported staggering rates of sexual violence indicating tens of thousands of cases perpetrated by the Congolese army and armed groups, including the M23 and the Democratic Forces for the Liberation of Rwanda, which continue to operate with nearly total impunity;
- Whereas human rights defenders in the Democratic Republic of the Congo have been subject to intimidation and attack;
- Whereas the Democratic Republic of the Congo's wealth of natural resources, including minerals and high-value wildlife products such as elephant ivory, have been a key driver of insurrection and violence, and the discovery and exploitation of oil could motivate further conflict;
- Whereas the deeply flawed November 2011 elections in the Democratic Republic of the Congo laid bare significant political, economic, and social challenges;
- Whereas the Democratic Republic of the Congo is home to one of the world's longest enduring and most expensive international peacekeeping operations;
- Whereas the November 20, 2012, seizure of the city of Goma by the M23 rebel group, despite bilateral and multilateral efforts to address longstanding humanitarian crises, forge lasting peace, and pursue security sector reform and accountability, demonstrates that the underlying causes of the recurring conflicts in the eastern provinces of the Democratic Republic of the Congo remain unresolved;
- Whereas on November 15, 2012, the United Nations Group of Experts provided compelling evidence, in report find-

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ings corroborated by the United States Assistant Secretary of State for African Affairs in testimony before the United States House of Representatives on December 11, 2012, and December 19, 2012, that the M23 crisis is fueled and exacerbated by the Government of Rwanda, including through Rwandan Government provision of significant military and logistical assistance, and of operational and political guidance and support, to the M23; and

Whereas the United Nations and United States have imposed sanctions on the M23 and its leaders for human rights atrocities including rape, massacres, and the recruitment and physical and psychological torture of child soldiers: Now, therefore, be it

1 *Resolved*, That the House of Representatives—

2 (1) asserts that the region's leaders and the
3 international community should break the cycle of
4 violence and impunity in the Democratic Republic of
5 the Congo and surrounding region and urgently ad6 dress the root causes of the M23 conflict and pre7 vious crises;

8 (2) calls on the signatories of the February 24, 9 2013, Peace, Security and Cooperation Framework 10 for the Democratic Republic of the Congo and the 11 Region to abide by the provisions outlined in the 12 framework agreement in addition to ensuring that 13 those troops being re-integrated into the Congolese

1 army are not those accused of human rights viola-2 tions; 3 (3) calls on governments of the Great Lakes re-4 gion of Africa to respect the national security and 5 territorial integrity of the Democratic Republic of 6 the Congo, and to immediately halt and prevent any 7 and all forms of support to the M23 and other non-8 state armed groups, including any support provided 9 by individuals independently of government policy; 10 (4) recognizes the recent efforts by the Govern-

11 ment of the Democratic Republic of the Congo to 12 end the recruitment of children into the armed 13 forces and demands the immediate cessation of the 14 recruitment and exploitation of children by militias, 15 and further calls on all armed groups to free chil-16 dren and other civilians held against their will;

17 (5) calls on the Obama Administration, in close 18 coordination with international and regional part-19 ners, to mobilize a comprehensive response to pre-20 vent further deterioration of regional peace and sta-21 bility and to ensure that life-saving humanitarian as-22 sistance be unhindered and provided to populations 23 in need, particularly displaced persons and conflict-24 affected communities:

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1	(6) acknowledges the good work of the United
2	States Special Advisor on the Great Lakes and the
3	Democratic Republic of the Congo, and finds that
4	the challenges of helping to resolve the cycle of vio-
5	lence and impunity in the Democratic Republic of
6	the Congo requires higher-level United States diplo-
7	matic and political engagement;
8	(7) requests that Secretary of State John Kerry
9	demonstrate the high-level concern that the United
10	States attaches to ensuring stability and security in
11	the Democratic Republic of the Congo by appointing
12	a Special Envoy who will help lead the United States
13	and international efforts to end the M23 conflict and
14	secure permanent peace, stability, and safety for the
15	people of the Democratic Republic of the Congo;
16	(8) calls on all nations to increase cooperation
17	in order to cease the trade of illegal goods, including
18	poached ivory and conflict minerals, that continues
19	to fuel violence in the Democratic Republic of the
20	Congo;
21	(9) calls on the Obama Administration, includ-
22	ing the Atrocities Prevention Board, in close coordi-
23	nation with international and regional partners, to
24	develop and make actionable recommendations to
25	address, prevent, and ensure accountability for seri-

1	ous violations of international humanitarian law and
2	human rights abuses by all actors in the Democratic
3	Republic of the Congo, including by fully imple-
4	menting sanctions outlined in section 1284 of the
5	National Defense Authorization Act for Fiscal Year
6	2013, notwithstanding transactions that are cus-
7	tomary, necessary, and incidental to the provision of
8	critical, life-saving aid to civilian populations, and
9	the policy goals set out under the Democratic Re-
10	public of the Congo Relief, Security, and Democracy
11	Promotion Act of 2006, introduced by then-Senator
12	Barack Obama;

(10) urges the Government of the Democratic
Republic of the Congo, with close support from the
international community, to investigate and prosecute those who have committed war crimes, crimes
against humanity, and violations of international humanitarian law and human rights, including those
against women and children;

(11) calls on the Government of the Democratic
Republic of the Congo to meaningfully engage in
electoral reforms, in addition to security sector reforms to prevent militia combatants, particularly
M23 members, accused of abuses from integrating
into the military, and to host inclusive inter-Congo-

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1	lese dialogues to address critical internal political					
2	issues and strengthen processes of state institution					
3	building in the Democratic Republic of the Congo;					
4	(12) urges the Obama Administration to ad-					
5	dress alleged support for militias operating in the					
6	6 Democratic Republic of the Congo from foreign gov-					
7	ernments or entities;					
8	8 (13) acknowledges the United Nations' appoint-					
9	ment of the Special Envoy for the Great Lakes re-					
10	gion of Africa; and					
11	(14) urges the United Nations Security Council					
12	to lead efforts to reinforce and strengthen the					
13	United Nations Organization Stabilization Mission					
14	in the Democratic Republic of the Congo					
15	(MONUSCO) and its capacity to protect civilians,					
16	including preventing any future M23 advances on					
17	Goma, as evidenced by the temporary seizure of					
18	Goma and other areas, and to support measures to					
19	strengthen the ability of MONUSCO to help ensure					
20	peace and security in the future.					

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AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H. RES 131 OFFERED BY MS. BASS OF CALIFORNIA

Strike the preamble and insert the following:

- Whereas since the 1990s, an estimated 5,000,000 people have died and more than 2,000,000 people have been displaced due to repeated cycles of conflict and atrocities, particularly those in North and South Kivu provinces;
- Whereas the United Nations and humanitarian groups have reported staggering rates of sexual violence indicating tens of thousands of cases perpetrated by the Congolese army and armed groups, including the M23, Mai Mai militias, the Lord's Resistance Army, and the Democratic Forces for the Liberation of Rwanda, which continue to operate with nearly total impunity;
- Whereas human rights defenders in the Democratic Republic of the Congo have been subject to intimidation and attack;
- Whereas the Democratic Republic of the Congo's wealth of natural resources, including minerals and high-value wildlife products such as elephant ivory, have been a driver of insurrection and violence, and the discovery and exploitation of oil could motivate further conflict;
- Whereas the deeply flawed November 2011 elections in the Democratic Republic of the Congo laid bare significant political, economic, and social challenges;

- Whereas the Democratic Republic of the Congo is home to one of the world's largest and most expensive international peacekeeping operations;
- Whereas the November 20, 2012, seizure of the city of Goma by the M23 rebel group, despite bilateral and multilateral efforts to address longstanding humanitarian crises, forge lasting peace, and pursue security sector reform and accountability, demonstrates that the underlying causes of the recurring conflicts in the eastern provinces of the Democratic Republic of the Congo remain unresolved;
- Whereas on November 15, 2012, the United Nations Group of Experts provided compelling evidence, in report findings corroborated by the United States Assistant Secretary of State for African Affairs in testimony before the United States House of Representatives on December 11, 2012, and December 19, 2012, that the M23 crisis has been fueled and exacerbated by the Government of Rwanda, including through the provision of significant military and logistical assistance, and of operational and political guidance and support, to the M23;
- Whereas the United Nations and United States have imposed sanctions on the M23 and its leaders for human rights atrocities including rape, massacres, and the recruitment and physical and psychological torture of child soldiers;
- Whereas on March 18, 2013, International Criminal Court (ICC) indictee and leader of a faction of the M23 rebel group, Bosco Ntaganda, turned himself in to the United States Embassy in Kigali, Rwanda, and asked to be and was transferred to the ICC in The Hague, where he voluntary surrendered on March 22, 2013;

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- Whereas the Lord's Resistance Army continues to perpetrate attacks against civilian populations in affected areas of northeastern Congo, creating widespread insecurity and displacement; and
- Whereas members of civil society and political parties from both the majority and the opposition created the National Preparatory Committee (Comité National Préparatoire or CNP) to lay the groundwork for convening a national forum and dialogue with the goal of putting an end to the multifaceted crisis that afflicts the Democratic Republic of the Congo: Now, therefore, be it

Strike all after the resolving elause and insert the following:

1 That the House of Representatives—

2 (1) asserts that the region's leaders bear pri3 mary responsibility for the security of their territory
4 and citizens and, with support from the inter5 national community, must break the cycle of violence
6 and impunity in the Democratic Republic of the
7 Congo and surrounding region and urgently address
8 the root causes of conflict;

9 (2) calls on the signatories of the February 24, 10 2013, Peace, Security and Cooperation Framework 11 for the Democratic Republic of the Congo and the 12 Region to abide by the provisions outlined in the 13 framework agreement in addition to ensuring that 14 those troops being integrated into the Congolese

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army are not those accused of human rights violations;

3 (3) calls on governments of the Great Lakes re-4 gion of Africa to respect the national security and 5 territorial integrity of the Democratic Republic of 6 the Congo, and to immediately halt and prevent any 7 and all forms of support to the M23 and other 8 nonstate armed groups, including any support pro-9 vided by individuals independently of government 10 policy;

(4) recognizes the recent efforts by the Government of the Democratic Republic of the Congo to end the recruitment of children into the armed forces and demands the immediate cessation of the recruitment and exploitation of children by militias, and further calls on all armed groups to free children and other civilians held against their will;

18 (5) calls on the Administration, in close coordi-19 nation with international and regional partners and 20 consistent with Public Law 109-456, to support the 21 Government of the Democratic Republic of the 22 Congo in mobilizing a comprehensive response to 23 prevent further deterioration of regional peace and 24 stability and to ensure unhindered humanitarian ac-25 cess;

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1	(6) acknowledges the good work of the United
2	States Special Advisor on the Great Lakes and the
3	Democratic Republic of the Congo, and finds that
4	the challenges of helping to resolve the cycle of vio-
5	lence and impunity in the Democratic Republic of
6	the Congo requires higher-level United States diplo-
7	matic and political engagement;
8	(7) requests that Secretary of State John Kerry
9	demonstrate the high-level concern that the United
10	States attaches to ensuring stability and security in
11	the Democratic Republic of the Congo by elevating
12	the existing role of the Special Advisor for the Great
13	Lakes and the Democratic Republic of the Congo to
14	the designation of a Special Envoy who will help
15	lead the United States and international efforts to
16	end violence carried out by armed militias and se-
17	cure permanent peace, stability, and safety for the
18	people of the Democratic Republic of the Congo;
19	(8) calls on all nations to increase cooperation
20	in order to cease the trade of illegal goods, including
21	poached ivory and conflict minerals, that continues
22	to fuel violence in the Democratic Republic of the
23	Congo;
24	(9) calls on the Administration, including the
25	Atrocities Prevention Board, in close coordination

1	with international and regional partners, to develop
2	and make actionable recommendations to address,
3	prevent, and ensure accountability for serious viola-
4	tions of international humanitarian law and human
5	rights abuses by all actors in the Democratic Repub-
6	lie of the Congo, including by fully implementing
7	sanctions outlined in section 1284 of the National
8	Defense Authorization Act for Fiscal Year 2013,
9	notwithstanding transactions that are customary,
10	necessary, and incidental to the provision of critical,
11	life-saving aid to civilian populations, and the policy
12	goals set out under Public Law 109–456;

(10) urges the Government of the Democratic
Republic of the Congo, with close support from the
international community, to investigate and prosecute those who have committed war crimes, crimes
against humanity, and violations of international humanitarian law and human rights, including those
against women and children;

(11) calls on the Government of the Democratic
Republic of the Congo to meaningfully engage in
electoral reforms, in addition to security sector reforms to prevent militia combatants, particularly
M23 members, accused of abuses from integrating
into the military, and to host inclusive inter-Congo-

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1	lese dialogues to address critical internal political
2	issues and strengthen processes of state institution
3	building in the Democratic Republic of the Congo;
4	(12) urges the Administration to address sup-
5	port provided to militias operating in the Democratic
6	Republic of the Congo by foreign governments and
7	entities;
8	(13) acknowledges the United Nations' appoint-
9	ment of the Special Envoy for the Great Lakes re-
10	gion of Africa; and
11	(14) acknowledges the authorization by the
12	United Nations Security Council of the deployment
13	of an intervention brigade within the United Nations
14	Organization Stabilization Mission in the Demo-
15	cratic Republic of the Congo (MONUSCO) with a
16	robust civilian protection mandate, and urges the
17	United Nations Security Council to continue to lead
18	efforts to reinforce and strengthen MONUSCO and
19	its capacity to protect civilians, deter violence, and
20	ensure peace and stability.
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Mr. SMITH. The Chair moves that the en bloc items be adopted. All those in favor say aye. Aye. All those opposed say no. The ayes have it, in the opinion of the Chair, and the items considered en bloc are adopted. Without objection, the measures as amended are reported favorably to the full committee. The staff is directed to make technical and conforming changes.

I would note that now that we have completed our formal consideration of those measures, I will recognize members for remarks. And recognize myself first on behalf of the first bill that was just passed on to the full committee.

It was David Goldman's unrelenting effort to bring his son, Sean, home from Brazil that first alerted me to the epidemic of international parental child abduction in this country. According to the U.S. Department of State, between the years 2008 and 2012, bereaved, left-behind parents like David Goldman reported over 4,800 abduction cases involving more than 7,000 children. I had the privilege of joining David Goldman in his fight to return Sean and experienced firsthand the maddening obstacles encountered by leftbehind parents, even in countries that have signed the Hague Convention on international child abductions: Foreign courts, endless appeals to run out the clock, exploitation of the safeguards in the Convention, and prejudice against foreigners.

The damage to the child and the left-behind parents is incalculable, and too often, lifelong. The children are at risk of serious emotional and psychological problems and may experience anxiety, eating problems, nightmares, mood swings, sleep disturbances, aggressive behavior, resentment, guilt, and fearfulness. Parental child abduction is child abuse. These victims are American citizens who need the help of their government when normal legal processes are unavailable or fail.

Too many families have been waiting too long for the return of their children. Our current system with its endless delays and lack of proper accountability has failed far too many. It is time for the approach that backs our demands for adherence to international obligations with some penalties and makes clear to foes and friends alike that our children are our top priority.

As stated in the legislation, it has several purposes. First, we want to protect children whose habitual residence is the U.S. from the harmful effects of abduction and to assist left-behind parents to have access to their abducted children in a safe and predictable manner, wherever the child is located while an abduction case is pending. We want to provide left-behind parents, their advocates, and judges the information they need to enhance the resolution of abduction cases and access cases through established legal procedures and the tools for assessing the risk of abduction and denial of rights of access, and the practical means for overcoming obstacles to recovering an abducted child.

We seek to provide the necessary training for officials of the U.S. Armed Forces and the Department of Defense to establish policies and provide services to parents serving in our military that address the unique circumstances of abductions and violations of rights of access that may occur with regard to military dependent children.

Additional purposes of the bill would be to establish measured, effective, and predictable actions to be undertaken by the President

on behalf of abducted American children and to promote an international consensus that it is in the interest of children to have any issues related to their care and custody determined in the country of their habitual residence.

Finally, the bill would encourage the effective implementation of international mechanisms, particularly those established pursuant to the Hague Abduction Convention, to achieve reciprocity in the resolution of abductions and to protect children from the harmful effects of abduction.

The Goldman Act gives the President important tools to motivate other countries to quickly respond to applicants for an abducted child's return. For even one case that has been pending for over 6 weeks in a foreign country's judicial system, the President may choose to at least issue a private demarche or take more serious actions commensurate with the gravity of the case.

If a country has 10 or more cases of children abducted from the U.S., pursuant to this legislation, and those cases are not being resolved in a timely manner or the entity responsible for working with the United States, the central authority, the judiciary, or law enforcement are persistently failing to fulfill their obligations, the President can take measured, effective, and predictable actions to aggressively advocate for our children's return. Actions range from denial of certain assistance to prohibiting the procurement of certain goods or services from the government or the instrumentality response for the pattern of what we call noncooperation.

The President is required to request a consultation with any government concerned and report to Congress when contemplating serious actions. The President is also provided with certain waiver authorities that take into account the important national interests of the United States. However, the expectation is that the President will use all tools necessary to bring our children home in a timely manner and that the President will have to explain the minority of cases where one of the 18 delineated tools or commensurate action cannot be used.

I want to thank Mr. Meadows for his valuable amendment to the bill, which calls on the Government Accountability Office to report to Congress on Egypt's cooperation or facilitation of parental child abduction. Last week, the subcommittee heard compelling testimony of Mr. Colin Bower, whose two boys were abducted to Egypt in 2009. Mr. Bower indicated that Egypt has aided and abetted in the kidnapping and illegal holding of his sons, including by issuing false Egyptian passports for the two boys and by allowing them to exit the U.S. on the Egyptian Government-owned airline, EgyptAir. It will be very helpful to Members of Congress to receive an assessment from the GAO of the Egyptian Government's involvement in this and the other cases of child adduction from the United States.

I yield to my friend and colleague, Dr. Bera, for any comments he might have.

Mr. BERA. Mr. Chairman, thank you for convening this markup. I am pleased that the Foreign Affairs Committee and this subcommittee are proceeding with regular order as it moves legislation to the full committee. I want to focus for one moment on H.R. 1951, the Child Abduction and Return Act of 2013. I am pleased that the subcommittee was able to focus on this important issue. And I support many of the provisions contained within the legislation. However, I believe the State Department has expressed some concerns and possible unintended consequences of this bill. The punitive measures offered to the President under the legislation may discourage non-party nations, such as India, from signing or ratifying the Hague Convention. As this legislation moves to full committee, I would like to have a better understanding of the non-signators and what we can do to encourage their cooperation on this important issue. It is important that these countries join the Hague Convention.

I would also like to work with my colleagues and address these concerns and ensure that any legislation we pass will have the desired effect of reducing the number of child abductions. Again, thank you, Chairman Smith, for continuing your important work in this area. Congratulations on moving your legislation through the subcommittee, and I look forward to working with you on this important issue. I yield back.

Mr. SMITH. Thank you very much. Chair recognizes Mr. Weber. Mr. WEBER. Mr. Chairman, thank you. I don't have any comments at this time.

Mr. SMITH. Okay. Mr. Meadows.

Mr. MEADOWS. Thank you, Mr. Chairman. And obviously, this committee just acted to approve three pieces of timely and necessary legislation that will better the lives of thousands of people. And I am proud that this committee has taken the initiative to address the ongoing humanitarian issues in Vietnam and in the Congo. And I want to commend the chairman and the ranking member for their leadership. The third bill we approve today, H.R. 1951, addresses parental child abduction and the Hague Convention. This is a good bill. I am proud to be a cosponsor and proud to have supported it today. I am also proud that we have been able to amend this bill and make it a little bit better. Last week, we heard powerful testimony on the foreign parental child abduction from parents of victims. And we heard that the foreign governments can often be complicit in these abductions, especially in non-Hague treaty countries. And one of those witnesses was Colin Bower. Mr. Bower's two sons, Noor and Ramsay, were abducted and taken to Egypt in 2009. They remain there today with 20 other American children.

Egypt is a country that we are working with and whose continued solvency depends on American aid, American intervention. And yet we hear heartbreaking stories like Mr. Bower's. Thankfully, Mr. Bower did not just share his story, but he shared recommendations on moving forward. And one of those recommendations was to require the GAO to report on the child abductions in Egypt, including the role of the Egyptian Government.

Today I offered an amendment to H.R. 1951 to do exactly that, and I look forward to reading the GAO's eventual report. And I want to thank Mr. Bower and all of those previous witnesses for sharing their stories. But I also want to thank the committee for supporting my amendment and moving this bill. And with that I yield back, Mr. Chairman. Thank you. Mr. SMITH. Mr. Meadows, thank you very much and thank you for authoring that very important amendment to this legislation. With that, I recognize Mr. Stockman.

Mr. STOCKMAN. Thank you, Mr. Chairman, for the compassion you have shown through all the years you have been here in Congress. And I appreciate that throughout the years you have stuck to it and when it would have been easy to roll over to Ways and Means or some other "important" committees; and your compassion is demonstrated by these bills that you put forth. And I just want to say something quickly about our friends in the DRC. I have been there many times. And they have great potential. This nation is, you know, nearly as large as Western Europe. And they have a great, great potential if they adhere to a civil society and stick to the rule of law, and let democracy flourish. I think this bill is going to go a long way in ensuring that the DRC will be successful in achieving its goals.

And I really appreciate you offering this bill. And I hope when it gets to the full committee that they realize the work and effort that you have put into this resolution. But I just wanted to point out the DRC has a great opportunity to take advantage of—and work cooperatively with the United States. And look forward to future hearings and testimony. Thank you.

Mr. SMITH. Thank you very much, Mr. Stockman.

I yield to Ms. Bass to speak on H. Res. 131.

Ms. BASS. Chairman Smith, again, thank you for holding today's markup. I am delighted that we have worked in a bipartisan manner to pass today's legislation. And did want to speak for a minute on H. Res. 131, Concerning the ongoing conflict in the Democratic Republic of the Congo and the need for international efforts toward long-term peace, stability, and the observance of human rights. As you are well aware, in the DRC, an estimated 5 million people, which is just an incredible number, have died, and some 2 million have been displaced due to repeated cycles of war, conflict, violence, particularly sexual, and gender-based violence waged against women and children. It is time for this crisis to come to an end. Today's markup takes an important step forward in efforts to raise awareness within the U.S. Congress and among all Americans of this horrific and tragic crisis.

I was recently in the Congo and heard from many people there. And I have heard from the Congolese diaspora here in the United States about the situation in the Congo. Currently, we have 55 Members of the House from both parties that have cosponsored this bill, and I plan to continue to call for bipartisan support for this legislation. It is also my understanding that efforts are underway to introduce similar legislation in the Senate.

Lastly, there has been a great deal of discussion around the need for a special envoy to the DRC in the Great Lakes region. This legislation calls for such an envoy, and Secretary Kerry in testimony before both the House and the Senate has indicated his plan to make an appointment. I am pleased that this effort is making progress and urge the Secretary to move swiftly to make his decision and develop a comprehensive strategy that relies on diplomacy and engagement to address the complex set of issues that stand as barriers to peace and stability in the DRC and the region. Thank you, and I yield back my time.

Mr. SMITH. I yield to myself such time as I may consume. I want to thank the ranking member, Karen Bass, for introducing this important resolution. And I am very pleased to be original cosponsor. And it is supported, I know, by members of this subcommittee. This measure brings attention to the continuing, deplorable situation in the DRC in which more than two dozen militias, as well as the national army itself, continue to terrorize the country's population. The international community has been outraged by the staggering rate of sexual violence, which reports that nearly 50 women and girls being raped each hour in the DRC. The atrocities also include recruitment and physical and psychological torture of child soldiers. H. Res. 131 calls on the Nation of Africa's Great Lakes region, including the DRC Government itself, to take all necessary actions to live up to international law and their own agreements concerning noninterference in one another's affairs.

As we found out through several U.N. investigations and our subcommittee's three hearings last year, this has not always been the case. Unregulated cross-border militia activity and the plundering of natural resources in the DRC have made life for so many Congolese, especially those in the Eastern Congo, all but unbearable. The trade in illicit minerals and poached ivory has also served to the fuel the conflict in the DRC.

The Atrocity Prevention Board, created in 2011, to coordinate U.S. policy to prevent mass atrocities and serious human rights violations is called upon by H. Res. 131 to work with regional and international partners to bring the tragedy of life in the Eastern Congo to a definitive end. The Atrocities Prevention Board is directed to "address, prevent, and ensure accountability for serious violations of humanitarian law and human rights abuses by all actors in the DRC."

While its neighbors share the blame for the international crisis that exists in the Great Lakes, H. Res. 131 also calls on the Government of the DRC to investigate and prosecute its own military forces and citizens responsible for human rights abuses and to proceed with democratic and security sector reforms which it has previously agreed to.

Would anyone else like to be heard on this?

I would like to now recognize myself to speak briefly on H.R. 1897. And I do want to thank my colleagues for their support of the Vietnam Human Rights Act of 2013. The subcommittee, as we all know, heard from witnesses at a hearing on April 11 that the Vietnam's Government continues to violate a broad array of fundamental human rights. The testimony we heard confirmed that religious, political, and ethnic persecution continue and that Vietnamese officials are complicit in human trafficking. At that hearing, just over a month ago, we heard from a sister of a Vietnamese woman who was forced to work in a brothel in Russia with 14 other Vietnamese women.

At another hearing last year, we heard about a group of Vietnamese workers who were trafficked to Jordan. In each of these cases, not only did officials from the Vietnamese Government fail to help the victims, but they actually cooperated with the traffickers to keep the trafficking operations going. I am pleased to report that following the April hearing and the sister's courageous testimony, the Vietnamese trafficking victims who were being held in Russia have been freed. But the Vietnamese Government must respect the human rights of all of its people, not only those who are fortunate enough to have their human rights violations publicized at a congressional hearing. For this reason, I have reintroduced the Vietnam Human Rights Act and I am glad the subcommittee voted it out today.

The purpose of H.R. 1897 is to promote the development of freedom and democracy in Vietnam. It seeks to do so primarily by stipulating that the United States can increase its non-humanitarian assistance to Vietnam above the 2012 Fiscal Year levels only when the President is able to certify to Congress that the Government of Vietnam has made substantial progress, operative words, substantial progress in establishing a democracy and promoting human rights, including respecting freedom of religion and releasing all political religious prisoners; respecting rights of freedom of expression, assembly and association, and releasing all political prisoners, independent journalists, and labor activists; repealing and revising laws that criminalize peaceful dissent, independent media, unsanctioned religious activity, and nonviolent demonstrations in accordance with the international human rights standards; respecting the human rights of members of all ethnic groups, and then taking all appropriate steps, including prosecution of government officials, to end any government complicity in human trafficking. This condition on increased non-humanitarian assistance may be waived in the national interest of the United States, if any such increase is offset by assistance to increase training on Vietnam's international human rights obligations, to support noncommercial rule of law programming, or to support measures to overcome the Vietnamese Government's jamming of Radio Free Asia.

H.R. 1897 also includes several senses of Congress. Vietnam has announced it is seeking membership in the U.N. Human Rights Council, a vote that will be held at this fall's U.N. General Assembly. Given the Vietnamese Government's abysmal human rights record, the bill calls on the Secretary of State to strongly oppose Vietnam's candidacy.

The bill also indicates that Vietnam should be redesignated a Country of Particular Concern for religious freedom, pursuant to the International Religious Freedom Act of 1998, and that its tier ranking, pursuant to the Trafficking Victims Protection Act, should reflect the fact that the government is not making significant efforts to eliminate human trafficking.

Again, I want to thank my colleagues for their support. I yield to any member who would like to speak. Mr. Meadows.

Mr. MEADOWS. Mr. Chairman, I want to thank you for your comments and for highlighting this issue. And I have been in some of these hearings as we have heard the just riveting testimony from so many of the affected families. And time and time again, the recommendation was that we put forth meaningful legislation that does not just talk about our support for human rights, but really makes sure that it is measurable and that it has consequences. I am hopeful that we will see speedy action on this particular piece of legislation. I was unaware of many of the unbelievable atrocities that were happening until we heard testimony in this very room, and I want to thank the chairman for highlighting it, but also for putting forth this legislation that I hope will see an end to some of the unbelievable atrocities that are occurring. Specifically, to have an appointment of a country with the known violations to the Human Rights Council would be very problematic and would send the wrong message. So I agree and concur and would encourage the Secretary to oppose that until we see significant responses on behalf of the Vietnam Government. With that, I yield back. Thanking the chair.

nam Government. With that, I yield back. Thanking the chair. Mr. SMITH. Are there any other members who wish to be heard? If not, I do want to thank my distinguished colleagues for their participation and support for these bills on both sides of the aisle. This markup is concluded. And we are finished.

[Whereupon, at 11:57 a.m., the subcommittee was adjourned.]

APPENDIX

MATERIAL SUBMITTED FOR THE HEARING RECORD

SUBCOMMITTEE MARKUP NOTICE COMMITTEE ON FOREIGN AFFAIRS U.S. HOUSE OF REPRESENTATIVES WASHINGTON, DC 20515-6128

Subcommittee on Africa, Global Health, Global Human Rights, and International Organizations Christopher H. Smith (R-NJ), Chairman

May 14, 2013

TO: MEMBERS OF THE COMMITTEE ON FOREIGN AFFAIRS

You are respectfully requested to attend an OPEN meeting of the Subcommittee on Africa, Global Health, Global Human Rights, and International Organizations, to be held in Room 2172 of the Rayburn House Office Building (and available live on the Committee website at http://www.foreignaffairs.house.gov):

DATE: Wednesday, May 15, 2013

TIME: 11:30 a.m.

MARKUP OF: H.R. 1951, To ensure compliance with the 1980 Hague Convention on the Civil Aspects of International Child Abduction by countries with which the United States enjoys reciprocal obligations, to establish procedures for the prompt return of children abducted to other countries, and for other Purposes;

H.R. 1897, To promote freedom and democracy in Vietnam; and

H.Res. 131, Concerning the ongoing conflict in the Democratic Republic of the Congo and the need for international efforts toward long-term peace, stability, and observance of human rights.

By Direction of the Chairman

The Committee on Foreign Affairs seeks to make its facilities accessible to persons with disabilities. If you are in need of special accommodations, please call 202/225-5021 at least four business days in advance of the event, whenever practicable. Questions with regard to special accommodations in general (including availability of Committee materials in alternative formats and assistive listening devices) may be directed to the Committee.

COMMITTEE ON FOREIGN AFFAIRS MINUTES OF SUBCOMMITTEE MARKUP

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Bass, Weber, Cicilline, Bera, Meador	vs, Stockman			
NON-COMMITTEE MEMBERS PRE	SENT:			
STATEMENTS FOR THE RECORD:	(List any statemen	its submitted for	the record.)	
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Coveron B. Sing ton Subcommittee Staff Director

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