

AMENDMENT TO H.R. 2431
OFFERED BY MR. LABRADOR OF IDAHO

Page 20, line 20, after “detainer” insert “, upon probable cause,”.

Page 20, after line 23, insert the following (and re-designate provisions accordingly):

- 1 (c) PROBABLE CAUSE.—For purposes of subsection
2 (b)(2), probable cause is deemed to be established if—
3 (1) the individual who is the subject of the de-
4 tainer matches, pursuant to biometric confirmation
5 or other Federal database records, the identity of an
6 alien who the law enforcement officer of a State, or
7 a political subdivision of a State, has reasonable
8 grounds to believe to be inadmissible or deportable;
9 (2) the individual who is the subject of the de-
10 tainer is the subject of ongoing removal proceedings,
11 including matters where a charging document has
12 already been served;
13 (3) the individual who is the subject of the de-
14 tainer has previously been ordered removed from the
15 United States and such an order is administratively
16 final;

1 (4) the individual who is the subject of the de-
2 tainer has made voluntary statements or provided
3 reliable evidence that indicate that they are an inad-
4 missible or deportable alien; or

5 (5) the law enforcement officer of a State, or a
6 political subdivision of a State, otherwise has reason-
7 able grounds to believe that the individual who is the
8 subject of the detainer is an inadmissible or deport-
9 able alien.

Page 97, line 3, after “by” insert “section 201 of”.

Page 101, line 19, after “United States” insert “and
has remained in violation for an aggregate period of 90
days or more”.

Page 101, line 23, before the period at the end in-
sert “and has remained in violation for an aggregate pe-
riod of 90 days or more”.

Page 103, line 16, after “officer” insert “, or until
the alien is granted a valid visa or relief from removal”.

Page 104, before line 14, insert the following:

10 (c) EFFECTIVE DATES AND APPLICABILITY.—
11 (1) CRIMINAL PENALTIES.—Section 275(a) of
12 the Immigration and Nationality Act (8 U.S.C.
13 1325(a)), as amended by subsection (a), shall take

1 effect on the date of the enactment of this Act and
2 shall apply to acts, conditions, or violations de-
3 scribed in such section 275(a) that occur or exist
4 after the 90-day period beginning on such effective
5 date.

6 (2) CIVIL PENALTIES.—Section 275(b) of the
7 Immigration and Nationality Act (8 U.S.C. 1325(b),
8 as amended by subsection (a), shall take effect on
9 the date of the enactment of this Act and shall apply
10 to acts described in such section 275(b) that occur
11 before, on, or after such date.

Page 124, line 1, strike “320(b)” and insert
“319(b)”.

Page 126, line 1, strike “312(a)” and insert
“311(a)”.

Page 137, line 23, after “is provided” insert “, or
is shown to have been previously provided,”.

Page 137, line 24, before “deadline” insert “reason-
ably-established”.

Page 143, beginning on line 5, strike “Visa Integrity
and Security Act of 2016” and insert “Michael Davis, Jr.
and Danny Oliver in Honor of State and Local Law En-
forcement Act”.

Page 147, beginning on line 2, strike “Such weapons” through the period at the end of line 4 and insert “The Secretary shall ensure that deportation officers receive all appropriate weapons training before issuance of any weapon.”.

Page 183, line 19, strike “not”.

Page 183, line 20, strike “and has” and insert “or has not”.

