113th CONGRESS 2d Session

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

IN THE SENATE OF THE UNITED STATES

Mr. MENENDEZ (for himself and Mr. CORKER) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To ensure compliance with the 1980 Hague Convention on the Civil Aspects of International Child Abduction, 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,

3 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Sean and David Goldman International Child Abduction
- 6 Prevention and Return Act of 2014".
- 7 (b) TABLE OF CONTENTS.—The table of contents for8 this Act is as follows:

- Sec. 1. Short title and table of contents.
- Sec. 2. Findings; sense of Congress; purposes.
- Sec. 3. Definitions.

TITLE I—DEPARTMENT OF STATE ACTIONS

- Sec. 101. Annual report.
- Sec. 102. Standards and assistance.
- Sec. 103. Bilateral procedures, including memoranda of understanding.
- Sec. 104. Report to congressional representatives.

TITLE II—ACTIONS BY THE SECRETARY OF STATE

- Sec. 201. Response to international child abductions.
- Sec. 202. Actions by the Secretary of State in response to patterns of noncompliance in cases of international child abductions.
- Sec. 203. Consultations with foreign governments.
- Sec. 204. Waiver by the Secretary of State.
- Sec. 205. Termination of actions by the Secretary of State.

TITLE III—PREVENTION OF INTERNATIONAL CHILD ABDUCTION

- Sec. 301. Preventing children from leaving the United States in violation of a court order.
- Sec. 302. Authorization for judicial training on international parental child abduction.

1 SEC. 2. FINDINGS; SENSE OF CONGRESS; PURPOSES.

2 (a) FINDINGS.—Congress finds the following:

- (1) Sean Goldman, a United States citizen and
 resident of New Jersey, was abducted from the
 United States in 2004 and separated from his father, David Goldman, who spent nearly 6 years battling for the return of his son from Brazil before
 Sean was finally returned to Mr. Goldman's custody
 on December 24, 2009.
- 10 (2) The Department of State's Office of Chil11 dren's Issues, which serves as the Central Authority
 12 of the United States for the purposes of the 1980
 13 Hague Convention on the Civil Aspects of Inter14 national Child Abduction (referred to in this Act as

the "Hague Abduction Convention"), has received
 thousands of requests since 2007 for assistance in
 the return to the United States of children who have
 been wrongfully abducted by a parent or other legal
 guardian to another country.

6 (3) For a variety of reasons reflecting the sig-7 nificant obstacles to the recovery of abducted chil-8 dren, as well as the legal and factual complexity in-9 volving such cases, not all cases are reported to the 10 Central Authority of the United States.

(4) More than 1,000 outgoing international
child abductions are reported every year to the Central Authority of the United States, which depends
solely on proactive reporting of abduction cases.

(5) Only about one-half of the children abducted from the United States to countries with
which the United States enjoys reciprocal obligations
under the Hague Abduction Convention are returned
to the United States.

(6) The United States and other Convention
countries have expressed their desire, through the
Hague Abduction Convention, "to protect children
internationally from the harmful effects of their
wrongful removal or retention and to establish procedures to ensure their prompt return to the State

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of their habitual residence, as well as to secure pro tection for rights of access."

3 (7) Compliance by the United States and other 4 Convention countries depends on the actions of their 5 designated central authorities, the performance of 6 their judicial systems as reflected in the legal proc-7 ess and decisions rendered to enforce or effectuate 8 the Hague Abduction Convention, and the ability 9 and willingness of their law enforcement authorities 10 to ensure the swift enforcement of orders rendered 11 pursuant to the Hague Abduction Convention.

(8) According to data from the Department of
State, approximately 40 percent of abduction cases
involve children taken from the United States to
countries with which the United States does not
have reciprocal obligations under the Hague Abduction Convention or other arrangements relating to
the resolution of abduction cases.

(9) According to the Department of State's
April 2010 Report on Compliance with the Hague
Convention on the Civil Aspects of International
Child Abduction, "parental child abduction jeopardizes the child and has substantial long-term consequences for both the child and the left-behind parent."

1	(10) Few left-behind parents have the extraor-
2	dinary financial resources necessary—
3	(A) to pursue individual civil or criminal
4	remedies in both the United States and a for-
5	eign country, even if such remedies are avail-
6	able; or
7	(B) to engage in repeated foreign travel to
8	attempt to obtain the return of their children
9	through diplomatic or other channels.
10	(11) Military parents often face additional com-
11	plications in resolving abduction cases because of the
12	challenges presented by their military obligations.
13	(12) In addition to using the Hague Abduction
14	Convention to achieve the return of abducted chil-
15	dren, the United States has an array of Federal,
16	State, and local law enforcement, criminal justice,
17	and judicial tools at its disposal to prevent inter-
18	national abductions.
19	(13) Federal agencies tasked with preventing
20	international abductions have indicated that the
21	most effective way to stop international child abduc-
22	tions is while they are in progress, rather than after
23	the child has been removed to a foreign destination.
24	(14) Parental awareness of abductions in
25	progress, rapid response by relevant law enforce-

1	ment, and effective coordination among Federal,
2	State, local, and international stakeholders are crit-
3	ical in preventing such abductions.
4	(15) A more robust application of domestic
5	tools, in cooperation with international law enforce-
6	ment entities and appropriate application of the
7	Hague Abduction Convention could—
8	(A) discourage some parents from attempt-
9	ing abductions;
10	(B) block attempted abductions at ports of
11	exit; and
12	(C) help achieve the return of more ab-
13	ducted children.
14	(b) SENSE OF CONGRESS.—It is the sense of Con-
15	gress that the United States should set a strong example
16	for other Convention countries in the timely location and
17	prompt resolution of cases involving children abducted
18	abroad and brought to the United States.
19	(c) PURPOSES.—The purposes of this Act are—
20	(1) to protect children whose habitual residence
21	is the United States from wrongful abduction;
22	(2) to assist left-behind parents in quickly re-
23	solving cases and maintaining safe and predictable
24	contact with their child while an abduction case is
25	pending;

1	(3) to protect the custodial rights of parents,
2	including military parents, by providing the parents,
3	the judicial system, and law enforcement authorities
4	with the information they need to prevent unlawful
5	abduction before it occurs;
6	(4) to enhance the prompt resolution of abduc-
7	tion and access cases;
8	(5) to detail an appropriate set of actions to be
9	undertaken by the Secretary of State to address per-
10	sistent problems in the resolution of abduction cases;
11	(6) to establish a program to prevent wrongful
12	abductions; and
13	(7) to increase interagency coordination in pre-
14	venting international child abduction by convening a
15	working group composed of presidentially appointed
16	and Senate confirmed officials from the Department
17	
17	of State, the Department of Homeland Security, and
18	of State, the Department of Homeland Security, and the Department of Justice.
18	the Department of Justice.
18 19	the Department of Justice. SEC. 3. DEFINITIONS.
18 19 20	the Department of Justice. SEC. 3. DEFINITIONS. In this Act:
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1	child's country of habitual residence, or the wrongful
2	retention of a child outside such country, in violation
3	of a left-behind parent's custodial rights, including
4	the rights of a military parent.
5	(3) ABDUCTION CASE.—The term "abduction
6	case" means a case that—
7	(A) has been reported to the Central Au-
8	thority of the United States by a left-behind
9	parent for the resolution of an abduction; and
10	(B) meets the criteria for an international
11	child abduction under the Hague Abduction
12	Convention, regardless of whether the country
13	at issue is a Convention country.
14	(4) ACCESS CASE.—The term "access case"
15	means a case involving an application filed with the
16	Central Authority of the United States by a parent
17	seeking rights of access.
18	(5) ANNUAL REPORT.—The term "Annual Re-
19	port" means the Annual Report on International
20	Child Abduction required under section 101.
21	(6) Application.—The term "application"
22	means—
23	(A) in the case of a Convention country,
24	the application required pursuant to article 8 of
25	the Hague Abduction Convention;

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1	(B) in the case of a bilateral procedures
2	country, the formal document required, pursu-
3	ant to the provisions of the applicable arrange-
4	ment, to request the return of an abducted
5	child or to request rights of access, as applica-
6	ble; and
7	(C) in the case of a non-Convention coun-
8	try, the formal request by the Central Authority
9	of the United States to the Central Authority of
10	such country requesting the return of an ab-
11	ducted child or for rights of contact with an ab-
12	ducted child.
13	(7) Appropriate congressional commit-
14	TEES.—The term "appropriate congressional com-
15	mittees" means the Committee on Foreign Relations
16	of the Senate and the Committee on Foreign Affairs
17	of the House of Representatives.
18	(8) BILATERAL PROCEDURES.—The term "bi-
19	lateral procedures" means any procedures estab-
20	lished by, or pursuant to, a bilateral arrangement,
21	including a Memorandum of Understanding between
22	the United States and another country, to resolve
23	abduction and access cases, including procedures to

24 address interim contact matters.

1	(9) BILATERAL PROCEDURES COUNTRY.—The
2	term "bilateral procedures country" means a coun-
3	try with which the United States has entered into bi-
4	lateral procedures, including Memoranda of Under-
5	standing, with respect to child abductions.
6	(10) CENTRAL AUTHORITY.—The term "Cen-
7	tral Authority" means—
8	(A) in the case of a Convention country,
9	the meaning given such term in article 6 of the
10	Hague Abduction Convention;
11	(B) in the case of an MOU country, the of-
12	ficial entity designated by the government of
13	the MOU country within the applicable memo-
14	randum of understanding pursuant to section
15	103(b)(1) to discharge the duties imposed on
16	the entity in such MOU; and
17	(C) in the case of a non-Convention coun-
18	try, the foreign ministry or other appropriate
19	authority of such country.
20	(11) CHILD.—The term "child" means an indi-
21	vidual who has not attained 16 years of age.
22	(12) CONVENTION COUNTRY.—The term "Con-
23	vention country' means a country for which the
24	Hague Abduction Convention has entered into force
25	with respect to the United States.

(13) HAGUE ABDUCTION CONVENTION.—The
 term "Hague Abduction Convention" means the
 Convention on the Civil Aspects of International
 Child Abduction, done at The Hague October 25,
 1980.

6 (14) INTERIM CONTACT.—The term "interim
7 contact" means the ability of a left-behind parent to
8 communicate with or visit an abducted child during
9 the pendency of an abduction case.

10 (15) LEFT-BEHIND PARENT.—The term "left11 behind parent" means an individual who alleges that
12 an abduction has occurred that is in breach of rights
13 of custody attributed to such individual.

14 (16) NON-CONVENTION COUNTRY.—The term
15 "non-Convention country" means a country in which
16 the Hague Abduction Convention has not entered
17 into force with respect to the United States.

18 (17) OVERSEAS MILITARY DEPENDENT
19 CHILD.—The term "overseas military dependent
20 child" means a child whose habitual residence is the
21 United States according to United States law even
22 though the child is residing outside the United
23 States with a military parent.

1	(18) Overseas military parent.—The term
2	"overseas military parent" means an individual
3	who—
4	(A) has custodial rights with respect to a
5	child; and
6	(B) is serving outside the United States as
7	a member of the United States Armed Forces.
8	(19) Pattern of noncompliance.—
9	(A) IN GENERAL.—The term "pattern of
10	noncompliance" means the persistent failure—
11	(i) of a Convention country to imple-
12	ment and abide by provisions of the Hague
13	Abduction Convention;
14	(ii) of a non-Convention country to
15	abide by bilateral procedures that have
16	been established between the United States
17	and such country; or
18	(iii) of a non-Convention country to
19	work with the Central Authority of the
20	United States to resolve abduction cases.
21	(B) PERSISTENT FAILURE.—Persistent
22	failure under subparagraph (A) may be evi-
23	denced in a given country by the presence of 1
24	or more of the following criteria:

1	(i) Thirty percent or more of the total
2	abduction cases in such country are unre-
3	solved abduction cases.
4	(ii) The Central Authority regularly
5	fails to fulfill its responsibilities pursuant
6	to—
7	(I) the Hague Abduction Conven-
8	tion; or
9	(II) any bilateral procedures be-
10	tween the United States and such
11	country.
12	(iii) The judicial or administrative
13	branch, as applicable, of the national gov-
14	ernment of a Convention country or a bi-
15	lateral procedures country fails to regularly
16	implement and comply with the provisions
17	of the Hague Abduction Convention or bi-
18	lateral procedures, as applicable.
19	(iv) Law enforcement authorities reg-
20	ularly fail to enforce return orders or de-
21	terminations of rights of access rendered
22	by the judicial or administrative authorities
23	of the government of the country in abduc-
24	tion cases.

1	(20) RIGHTS OF ACCESS.—The term "rights of
2	access" means the establishment of rights of contact
3	between a child and a parent seeking access in Con-
4	vention countries under the laws of the country in
5	which the child is located—
6	(A) by operation of law;
7	(B) through a judicial or administrative
8	determination; or
9	(C) through a legally enforceable arrange-
10	ment between the parties.
11	(21) RIGHTS OF CUSTODY.—The term "rights
12	of custody" means rights of care and custody of a
13	child, including the right to determine the place of
14	residence of a child, under the laws of the country
15	in which the child is a habitual resident—
16	(A) attributed to an individual; and
17	(B) arising—
18	(i) by operation of law; or
19	(ii) through a judicial or administra-
20	tive decision; or
21	(iii) through a legally enforceable ar-
22	rangement between the parties.
23	(22) RIGHTS OF INTERIM CONTACT.—The term
24	"rights of interim contact" means the rights of con-
25	tact between a child and a left-behind parent, which

1	has been provided as a provisional measure while an
2	abduction case is pending, under the laws of the
3	country in which the child is located—
4	(A) by operation of law; or
5	(B) through a judicial or administrative
6	determination; or
7	(C) through a legally enforceable arrange-
8	ment between the parties.
9	(23) UNRESOLVED ABDUCTION CASE.—
10	(A) IN GENERAL.—Subject to subpara-
11	graph (B), the term "unresolved abduction
12	case" means an abduction case that remains
13	unresolved for a period that exceeds 12 months
14	after the date on which the completed applica-
15	tion for return of the child is submitted for de-
16	termination to the judicial or administrative au-
17	thority, as applicable, in the country in which
18	the child is located.
19	(B) RESOLUTION OF CASE.—An abduction
20	case shall be considered to be resolved if—
21	(i) the child is returned to the country
22	of habitual residence, pursuant to the
23	Hague Abduction Convention or other ap-
24	propriate bilateral procedures, if applica-
25	ble;

	10
1	(ii) the judicial or administrative
2	branch, as applicable, of the government of
3	the country in which the child is located
4	has implemented, and is complying with,
5	the provisions of the Hague Abduction
6	Convention or other bilateral procedures,
7	as applicable;
8	(iii) the left-behind parent reaches a
9	voluntary arrangement with the other par-
10	ent;
11	(iv) the left-behind parent submits a
12	written withdrawal of the application or
13	the request for assistance to the Depart-
14	ment of State;
15	(v) the left-behind parent cannot be
16	located for 1 year despite the documented
17	efforts of the Department of State to lo-
18	cate the parent; or
19	(vi) the child or left-behind parent is
20	deceased.
21	TITLE I—DEPARTMENT OF
22	STATE ACTIONS
23	SEC. 101. ANNUAL REPORT.
24	(a) IN GENERAL.—Not later than April 30 of each

25 year, the Secretary of State shall submit to the appro-

1	priate congressional committees an Annual Report on
2	International Child Abduction.
3	(b) CONTENTS.—Each Annual Report shall include—
4	(1) a list of all countries in which there were
5	1 or more abduction cases, during the preceding cal-
6	endar year, relating to a child whose habitual resi-
7	dence is the United States, including a description
8	of whether each such country—
9	(A) is a Convention country;
10	(B) is a bilateral procedures country;
11	(C) has other procedures for resolving such
12	abductions; or
13	(D) adheres to no protocols with respect to
14	child abduction;
15	(2) for each country with respect to which there
16	were 5 or more pending abduction cases, during the
17	preceding year, relating to a child whose habitual
18	residence is the United States—
19	(A) the number of such new abduction and
20	access cases reported during the preceding year;
21	(B) for Convention and bilateral proce-
22	dures countries—
23	(i) the number of abduction and ac-
24	cess cases that the Central Authority of

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1	the United States transmitted to the Cen-
2	tral Authority of such country; and
3	(ii) the number of abduction and ac-
4	cess cases that were not submitted by the
5	Central Authority to the judicial or admin-
6	istrative authority, as applicable, of such
7	country;
8	(C) the reason for the delay in submission
9	of each case identified in subparagraph (B)(ii)
10	by the Central Authority of such country to the
11	judicial or administrative authority of that
12	country;
13	(D) the number of unresolved abduction
14	and access cases, and the length of time each
15	case has been pending;
16	(E) the number and percentage of unre-
17	solved abduction cases in which law enforce-
18	ment authorities have—
19	(i) not located the abducted child;
20	(ii) failed to undertake serious efforts
21	to locate the abducted child; and
22	(iii) failed to enforce a return order
23	rendered by the judicial or administrative
24	authorities of such country;

1	(F) the total number and the percentage of
2	the total number of abduction and access cases,
3	respectively, resolved during the preceding year;
4	(G) recommendations to improve the reso-
5	lution of abduction and access cases; and
6	(H) the average time it takes to locate a
7	child;
8	(3) the number of abducted children whose ha-
9	bitual residence is in the United States and who
10	were returned to the United States from—
11	(A) Convention countries;
12	(B) bilateral procedures countries;
13	(C) countries having other procedures for
14	resolving such abductions; or
15	(D) countries adhering to no protocols with
16	respect to child abduction;
17	(4) a list of Convention countries and bilateral
18	procedures countries that have failed to comply with
19	any of their obligations under the Hague Abduction
20	Convention or bilateral procedures, as applicable,
21	with respect to the resolution of abduction and ac-
22	cess cases;
23	(5) a list of countries demonstrating a pattern
24	of noncompliance and a description of the criteria on

1	which the determination of a pattern of noncompli-
2	ance for each country is based;
3	(6) information on efforts by the Secretary of
4	State to encourage non-Convention countries—
5	(A) to ratify or accede to the Hague Ab-
6	duction Convention;
7	(B) to enter into or implement other bilat-
8	eral procedures, including memoranda of under-
9	standing, with the United States; and
10	(C) to address pending abduction and ac-
11	cess cases;
12	(7) the number of cases resolved without ab-
13	ducted children being returned to the United States
14	from Convention countries, bilateral procedures
15	countries, or other non-Convention countries;
16	(8) a list of countries that became Convention
17	countries with respect to the United States during
18	the preceding year; and
19	(9) information about efforts to seek resolution
20	of abduction cases of children whose habitual resi-
21	dence is in the United States and whose abduction
22	occurred before the Hague Abduction Convention en-
23	tered into force with respect to the United States.
24	(c) EXCEPTIONS.—Unless a left-behind parent pro-
25	vides written permission to the Central Authority of the

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United States to include personally identifiable informa tion about the parent or the child in the Annual Report,
 the Annual Report may not include any personally identifi able information about any such parent, child, or party
 to an abduction or access case involving such parent or
 child.

7 (d) ADDITIONAL SECTIONS.—Each Annual Report8 shall also include—

9 (1) information on the number of unresolved
10 abduction cases affecting military parents;

11 (2) a description of the assistance offered to12 such military parents;

(3) information on the use of airlines in abductions, voluntary airline practices to prevent abductions, and recommendations for best airline practices
to prevent abductions;

17 (4) information on actions taken by the Central
18 Authority of the United States to train domestic
19 judges in the application of the Hague Abduction
20 Convention; and

(5) information on actions taken by the Central
Authority of the United States to train United
States Armed Forces legal assistance personnel,
military chaplains, and military family support center personnel about—

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1	(A) abductions;
2	(B) the risk of loss of contact with chil-
3	dren; and
4	(C) the legal means available to resolve
5	such cases.
6	(e) Repeal of the Hague Abduction Conven-
7	TION COMPLIANCE REPORT.—Section 2803 of the For-
8	eign Affairs Reform and Restructuring Act of 1998 (42
9	U.S.C. 11611) is repealed.
10	(f) Notification to Congress on Countries in
11	NONCOMPLIANCE.—
12	(1) IN GENERAL.—The Secretary of State shall
13	include, in a separate section of the Annual Report,
14	the Secretary's determination, pursuant to the provi-
15	sions under section 202(b), of whether each country
16	listed in the report has engaged in a pattern of non-
17	compliance in cases of child abduction during the
18	preceding 12 months.
19	(2) CONTENTS.—The section described in para-
20	graph (1) —
21	(A) shall identify any action or actions de-
22	scribed in section 202(d) (or commensurate ac-
23	tion as provided in section 202(e)) that have
24	been taken by the Secretary with respect to
25	each country;

1	(B) shall describe the basis for the Sec-
2	retary's determination of the pattern of non-
3	compliance by each country;
4	(C) shall indicate whether all noneconomic
5	policy options designed to resolve the pattern of
6	noncompliance have reasonably been exhausted,
7	including the consultations required under sec-
8	tion 203.
9	SEC. 102. STANDARDS AND ASSISTANCE.
10	The Secretary of State shall—
11	(1) ensure that United States diplomatic and
12	consular missions abroad—
13	(A) maintain a consistent reporting stand-
14	ard with respect to abduction and access cases;
15	(B) designate at least 1 senior official in
16	each such mission, at the discretion of the Chief
17	of Mission, to assist left-behind parents from
18	the United States who are visiting such country
19	or otherwise seeking to resolve abduction or ac-
20	cess cases; and
21	(C) monitor developments in abduction and
22	access cases; and
23	(2) develop and implement written strategic
24	plans for engagement with any Convention or non-

1	Convention country in which there are 5 or more
2	cases of international child abduction.
3	SEC. 103. BILATERAL PROCEDURES, INCLUDING MEMO-
4	RANDA OF UNDERSTANDING.
5	(a) DEVELOPMENT.—
6	(1) IN GENERAL.—Not later than 180 days
7	after the date of the enactment of this Act, the Sec-
8	retary of State shall initiate a process to develop and
9	enter into appropriate bilateral procedures, including
10	memoranda of understanding, as appropriate, with
11	non-Convention countries that are unlikely to be-
12	come Convention countries in the foreseeable future,
13	or with Convention countries that have unresolved
14	abduction cases that occurred before the Hague Ab-
15	duction Convention entered into force with respect to
16	the United States or that country.
17	(2) PRIORITIZATION.—In carrying out para-
18	graph (1), the Secretary of State shall give priority
19	to countries with significant abduction cases and re-
20	lated issues.
21	(b) ELEMENTS.—The bilateral procedures described
22	in subsection (a) shall include provisions requiring—
23	(1) the identification of—
24	(A) the Central Authority;

1	(B) the judicial or administrative authority
2	that will promptly adjudicate abduction and ac-
3	cess cases;
4	(C) the law enforcement agencies; and
5	(D) the implementation of procedures to
6	ensure the immediate enforcement of an order
7	issued by the authority identified pursuant to
8	subparagraph (B) to return an abducted child
9	to a left-behind parent, including by—
10	(i) conducting an investigation to as-
11	certain the location of the abducted child;
12	(ii) providing protection to the ab-
13	ducted child after such child is located;
14	and
15	(iii) retrieving the abducted child and
16	making the appropriate arrangements for
17	such child to be returned to the child's
18	country of habitual residence;
19	(2) the implementation of a protocol to effec-
20	tuate the return of an abducted child identified in an
21	abduction case not later than 6 weeks after the ap-
22	plication with respect to the abduction case has been
23	submitted to the judicial or administrative authority,
24	as applicable, of the country in which the abducted
25	child is located;

1	(3) the implementation of a protocol for the es-
2	tablishment and protection of the rights of interim
3	contact during pendency of abduction cases; and
4	(4) the implementation of a protocol to estab-
5	lish periodic visits between a United States embassy
6	or consular official and an abducted child, in order
7	to allow the official to ascertain the child's location
8	and welfare.
9	SEC. 104. REPORT TO CONGRESSIONAL REPRESENTATIVES.
10	(a) NOTIFICATION.—The Secretary of State shall
11	submit written notification to the Member of Congress and
12	Senators, or Resident Commissioner or Delegate, as ap-
13	propriate, representing the legal residence of a left-behind
14	parent if such parent—
15	(1) reports an abduction to the Central Author-
16	ity of the United States; and
17	(2) consents to such notification.
18	(b) TIMING.—At the request of any person who is a
19	left-behind parent, including a left-behind parent who pre-
20	viously reported an abduction to the Central Authority of
21	the United States before the date of the enactment of this
22	Act, the notification required under subsection (a) shall
23	be provided as soon as is practicable.

1	TITLE II—ACTIONS BY THE
2	SECRETARY OF STATE
3	SEC. 201. RESPONSE TO INTERNATIONAL CHILD ABDUC-
4	TIONS.
5	(a) UNITED STATES POLICY.—It is the policy of the
6	United States—
7	(1) to promote the best interest of children
8	wrongfully abducted from the United States by—
9	(A) establishing legal rights and proce-
10	dures for their prompt return; and
11	(B) ensuring the enforcement of reciprocal
12	international obligations under the Hague Ab-
13	duction Convention or other bilateral proce-
14	dures, as applicable;
15	(2) to promote the timely resolution of abduc-
16	tion cases through 1 or more of the actions de-
17	scribed in section 202; and
18	(3) to ensure appropriate coordination within
19	the Federal Government and between Federal, State,
20	and local agencies involved in abduction prevention,
21	investigation, and resolution.
22	(b) Actions by the Secretary of State in Re-
23	SPONSE TO UNRESOLVED CASES.—
24	(1) Determination of action by the sec-
25	RETARY OF STATE.—For each abduction or access

1	case relating to a child whose habitual residence is
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2	in the United States that remains pending or is oth-
3	erwise unresolved on the date that is 12 months
4	after the date on which the Central Authority of the
5	United States submits such case to a foreign coun-
6	try, the Secretary of State shall determine whether
7	the government of such foreign country has failed to
8	take appropriate steps to resolve the case. If the
9	Secretary of State determines that such failure oc-
10	curred, the Secretary should, as expeditiously as
11	practicable—
12	(A) take 1 or more of the actions described
13	in subsections (d) and (e) of section 202; and
14	(B) direct the Chief of Mission in that for-
15	eign country to directly address the resolution
16	of the case with senior officials in the foreign
17	government.
18	(2) Authority for delay of action by the
19	SECRETARY OF STATE.—The Secretary of State may
20	delay any action described in paragraph (1) if the
21	Secretary determines that an additional period of
22	time, not to exceed 1 year, will substantially assist
23	in resolving the case.
24	(3) Report.—If the Secretary of State delays
25	any action pursuant to paragraph (2) or decides not

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1 to take an action described in subsection (d) or (e) 2 of section 202 after making the determination de-3 scribed in paragraph (1), the Secretary, not later 4 than 15 days after such delay or decision, provide a 5 report to the appropriate congressional committees 6 that details the reasons for delaying action or not 7 taking action, as appropriate. 8 (4) Congressional briefings.—At the re-9 quest of the appropriate congressional committees, 10 the Secretary of State shall provide a detailed brief-11 ing, including a written report, if requested, on ac-12 tions taken to resolve a case or the cause for delay. 13 (c) IMPLEMENTATION.— 14 (1) IN GENERAL.—In carrying out subsection (b), the Secretary of State should— 15 16 (A) take 1 or more actions that most ap-17 propriately respond to the nature and severity 18 of the governmental failure to resolve the unre-19 solved abduction case; and 20 (B) seek, to the fullest extent possible— 21 (i) to initially respond by commu-22 nicating with the Central Authority of the

23 country; and

24 (ii) if clause (i) is unsuccessful, to tar25 get subsequent actions—

1	(I) as narrowly as practicable,
2	with respect to the agencies or instru-
3	mentalities of the foreign government
4	that are responsible for such failures;
5	and
6	(II) in ways that respect the sep-
7	aration of powers and independence of
8	the judiciary of the country, as appli-
9	cable.
10	(2) GUIDELINES FOR ACTIONS BY THE SEC-
11	RETARY OF STATE.—In addition to the guidelines
12	under paragraph (1), the Secretary of State, in de-
13	termining whether to take 1 or more actions under
14	paragraphs (5) through (7) of section $202(d)$ or sec-
15	tion 202(e), shall seek to minimize any adverse im-
16	pact on—
17	(A) the population of the country whose
18	government is targeted by the action or actions;
19	(B) the humanitarian activities of United
20	States and nongovernmental organizations in
21	the country; and
22	(C) the national security interests of the
23	United States.

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1 SEC. 202. ACTIONS BY THE SECRETARY OF STATE IN RE-2 SPONSE TO PATTERNS OF NONCOMPLIANCE 3 IN CASES OF INTERNATIONAL CHILD ABDUC-4 TIONS. 5 (a) Response to a Pattern of Noncompli-6 ANCE.—It is the policy of the United States— 7 (1) to oppose institutional or other systemic 8 failures of foreign governments to fulfill their obliga-9 tions pursuant to the Hague Abduction Convention 10 or bilateral procedures, as applicable, to resolve ab-11 duction and access cases; 12 (2) to promote reciprocity pursuant to, and in 13 compliance with, the Hague Abduction Convention 14 or bilateral procedures, as appropriate; and 15 (3) to directly engage with senior foreign gov-16 ernment officials to most effectively address patterns 17 of noncompliance. 18 (b) DETERMINATION OF COUNTRIES WITH PAT-19 TERNS OF NONCOMPLIANCE IN CASES OF INTER-NATIONAL CHILD ABDUCTION. 20 21 (1) ANNUAL REVIEW.—Not later than April 30 22 of each year, the Secretary of State shall-23 (A) review the status of abduction and ac-24 cess cases in each foreign country in order to 25 determine whether the government of such

n a pattern of noncompli- ing 12 months; and etermination pursuant to OF RESPONSIBLE PAR- tate shall seek to deter- mentalities of the govern- mined to have engaged in e under paragraph (1)(A) ch pattern of noncompli-
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1	(A) take 1 or more of the actions described
2	in subsection (d);
3	(B) direct the Chief of Mission in that
4	country to directly address the systemic prob-
5	lems that led to such determination; and
6	(C) inform senior officials in the foreign
7	government of the potential repercussions re-
8	lated to such designation.
9	(2) AUTHORITY FOR DELAY OF ACTIONS BY
10	THE SECRETARY OF STATE.—The Secretary shall
11	not be required to take action under paragraph (1)
12	until the expiration of a single, additional period of
13	up to 90 days if, on or before the date on which the
14	Secretary of State is required to take such action,
15	the Secretary determines and certifies to the appro-
16	priate congressional committees that such additional
17	period is necessary—
18	(A) for a continuation of negotiations that
19	have been commenced with the government of a
20	country described in paragraph (1) in order to
21	bring about a cessation of the pattern of non-
22	compliance by such country;
23	(B) for a review of corrective action taken
24	by a country after the designation of such coun-

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1	try as being engaged in a pattern of noncompli-
2	ance under subsection $(b)(1)(A)$; or
3	(C) in anticipation that corrective action
4	will be taken by such country during such 90-
5	day period.
6	(3) EXCEPTION FOR ADDITIONAL ACTION BY
7	THE SECRETARY OF STATE.—The Secretary of State
8	shall not be required to take additional action under
9	paragraph (1) with respect to a country determined
10	to have been engaged in a persistent pattern of non-
11	compliance if the Secretary—
12	(A) has taken action pursuant to para-
13	graph (5) , (6) , or (7) of subsection (d) with re-
14	spect to such country in the preceding year and
15	such action continues to be in effect;
16	(B) exercises the waiver under section 204
17	and briefs the appropriate congressional com-
18	mittees; or
19	(C) submits a report to the appropriate
20	congressional committees that—
21	(i) indicates that such country is sub-
22	ject to multiple, broad-based sanctions;
23	and

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1	(ii) describes how such sanctions sat-
2	isfy the requirements under this sub-
3	section.
4	(4) Report to congress.—Not later than 90
5	days after the submission of the Annual Report, the
6	Secretary shall submit a report to Congress on the
7	specific actions taken against countries determined
8	to have been engaged in a pattern of noncompliance
9	under this section.
10	(d) Description of Actions by the Secretary
11	OF STATE IN HAGUE ABDUCTION CONVENTION COUN-
12	TRIES.—Except as provided in subsection (f), the actions
13	by the Secretary of State referred to in this subsection
14	are—
15	(1) a demarche;
16	(2) an official public statement detailing unre-
17	solved cases;
18	(3) a public condemnation;
19	(4) a delay or cancellation of 1 or more bilat-
20	eral working, official, or state visits;
21	(5) the withdrawal, limitation, or suspension of
22	United States development assistance in accordance
23	with section 116 of the Foreign Assistance Act of
24	1961 (22 U.S.C. 2151n);

(6) the withdrawal, limitation, or suspension of
United States security assistance in accordance with
section 502B of the Foreign Assistance Act of 1961
(22 U.S.C. 2304); and
(7) the withdrawal, limitation, or suspension of
assistance to the central government of a country
pursuant to chapter 4 of part II of the Foreign As-
sistance Act of 1961 (22 U.S.C. 2346 et seq.; relat-
ing to the Economic Support Fund).
(e) Commensurate Action.—
(1) IN GENERAL.—Except as provided in sub-
section (f), the Secretary of State may substitute
any other action authorized by law for any action
described in subsection (d) if the Secretary deter-
mines that such action—
(A) is commensurate in effect to the action
substituted; and
(B) would substantially further the pur-
poses of this Act.
(2) NOTIFICATION.—If commensurate action is
taken pursuant to this subsection, the Secretary
shall submit a report to the appropriate congres-
sional committees that—
(A) describes such action;

1	(B) explains the reasons for taking such
2	action; and
3	(C) specifically describes the basis for the
4	Secretary's determination under paragraph (1)
5	that such action—
6	(i) is commensurate with the action
7	substituted; and
8	(ii) substantially furthers the purposes
9	of this Act.
10	(f) RESOLUTION.—The Secretary of State shall seek
11	to take all appropriate actions authorized by law to resolve
12	the unresolved case or to obtain the cessation of such pat-
13	tern of noncompliance, as applicable.
14	(g) HUMANITARIAN EXCEPTION.—Any action taken
15	pursuant to subsection (d) or (e) may not prohibit or re-
16	strict the provision of medicine, medical equipment or sup-
17	plies, food, or other life-saving humanitarian assistance.
18	SEC. 203. CONSULTATIONS WITH FOREIGN GOVERNMENTS.
19	As soon as practicable after the Secretary of State
20	makes a determination under section 201 in response to
21	a failure to resolve unresolved abduction cases or the Sec-
22	retary takes an action under subsection (d) or (e) of sec-
23	tion 202, based on a pattern of noncompliance, the Sec-
24	retary shall request consultations with the government of

such country regarding the situation giving rise to such
 determination.

3 SEC. 204. WAIVER BY THE SECRETARY OF STATE.

4 (a) IN GENERAL.—Subject to subsection (b), the Sec5 retary of State may waive the application of any of the
6 actions described in subsections (d) and (e) of section 202
7 with respect to a country if the Secretary determines and
8 notifies the appropriate congressional committees that—

9 (1) the government of such country—

10 (A) has satisfactorily resolved the abduc11 tion cases giving rise to the application of any
12 of such actions; or

13 (B) has ended such country's pattern of14 noncompliance; or

(2) the national security interest of the United
States requires the exercise of such waiver authority.
(b) CONGRESSIONAL NOTIFICATION.—Not later than
the date on which the Secretary of State exercises the
waiver authority under subsection (a), the Secretary
shall—

21 (1) notify the appropriate congressional com22 mittees of such waiver; and

(2) provide such committees with a detailed jus-tification for such waiver, including an explanation

1	of the steps the noncompliant government has
2	taken—
3	(A) to resolve abductions cases; or
4	(B) to end its pattern of noncompliance.
5	(c) Publication in Federal Register.—Subject
6	to subsection (d), the Secretary of State shall ensure that
7	each waiver determination under this section—
8	(1) is published in the Federal Register; or
9	(2) is posted on the Department of State
10	website.
11	(d) LIMITED DISCLOSURE OF INFORMATION.—The
12	Secretary of State may limit the publication of informa-
13	tion under subsection (c) in the same manner and to the
14	same extent as the President may limit the publication of
15	findings and determinations described in section 654(c) of
16	the Foreign Assistance Act of 1961 (22 U.S.C. 2414(c)), $% = 100000000000000000000000000000000000$
17	if the Secretary determines that the publication of such
18	information would be harmful to the national security of
19	the United States and would not further the purposes of
20	this Act.
21	SEC. 205. TERMINATION OF ACTIONS BY THE SECRETARY
22	OF STATE.
23	Any specific action taken under this Act or any
24	amendment made by this Act with respect to a foreign

country shall terminate on the date on which the Secretary

of State submits a written certification to Congress that
 the government of such country—

3 (1) has resolved any unresolved abduction case4 that gave rise to such specific action; or

5 (2) has taken substantial and verifiable steps to
6 correct such country's persistent pattern of non7 compliance that gave rise to such specific action, as
8 applicable.

9 TITLE III—PREVENTION OF 10 INTERNATIONAL CHILD AB11 DUCTION

12SEC. 301. PREVENTING CHILDREN FROM LEAVING THE13UNITED STATES IN VIOLATION OF A COURT14ORDER.

(a) IN GENERAL.—Subtitle C of title IV of the
Homeland Security Act of 2002 (6 U.S.C. 231 et seq.)
is amended by adding at the end the following:

18 "SEC. 433. PREVENTION OF INTERNATIONAL CHILD ABDUC-

19 **TION.**

"(a) PROGRAM ESTABLISHED.—The Secretary,
through the Commissioner of U.S. Customs and Border
Protection (referred to in this section as 'CBP'), in coordination with the Secretary of State, the Attorney General,
and the Director of the Federal Bureau of Investigation,
shall establish a program that—

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1 "(1) seeks to prevent a child (as defined in sec-2 tion 1204(b)(1) of title 18, United States Code) 3 from departing from the territory of the United 4 States if a parent or legal guardian of such child 5 presents a court order from a court of competent ju-6 risdiction prohibiting the removal of such child from 7 the United States to a CBP Officer in sufficient 8 time to prevent such departure for the duration of 9 such court order, including through the use of exist-10 ing authorities and processes to address the wrong-11 ful removal; and 12 "(2) leverages other existing authorities and 13 processes to address the wrongful removal and re-14 turn of a child. 15 "(b) INTERAGENCY COORDINATION.— "(1) IN GENERAL.—The Secretary of State 16 17 shall convene and chair an interagency working 18 group to prevent international parental child abduc-19 tion. The group shall be composed of presidentially 20 appointed, Senate confirmed officials from— 21 "(A) the Department of State; 22 "(B) the Department of Homeland Secu-23 rity, including U.S. Customs and Border Pro-24 tection and U.S. Immigration and Customs En-25 forcement; and

1	"(C) the Department of Justice, including
2	the Federal Bureau of Investigation.
3	"(2) DEPARTMENT OF DEFENSE.—The Sec-
4	retary of Defense shall designate an official within
5	the Department of Defense—
6	"(A) to coordinate with the Department of
7	State on international child abduction issues;
8	and
9	"(B) to oversee activities designed to pre-
10	vent or resolve international child abduction
11	cases relating to active duty military service
12	members.".
13	(b) Clerical Amendment.—The table of contents
14	of the Homeland Security Act of 2002 (6 U.S.C. 101 note)
15	is amended by adding after the item relating to section
16	432 the following:
	"Sec. 433. Prevention of international child abduction.".
17	SEC. 302. AUTHORIZATION FOR JUDICIAL TRAINING ON
18	INTERNATIONAL PARENTAL CHILD ABDUC-
19	TION.
20	(a) IN GENERAL.—The Secretary of State, subject
21	to the availability of appropriations, shall seek to provide
22	training, directly or through another government agency
23	or nongovernmental organizations, on the effective han-
24	dling of parental abduction cases to the judicial and ad-
25	ministrative authorities in countries—

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1	(1) in which a significant number of unresolved
2	abduction cases are pending; or
3	(2) that have been designated as having a pat-
4	tern of noncompliance under section 202(b).
5	(b) Strategy Requirement.—Not later than 180
6	days after the date of the enactment of this Act, the Presi-
7	dent shall submit a strategy to carry out the activities de-
8	scribed in subsection (a) to—
9	(1) the Committee on Foreign Relations of the
10	Senate;
11	(2) the Committee on Foreign Affairs of the
12	House of Representatives;
13	(3) the Committee on Appropriations of the
14	Senate; and
15	(4) the Committee on Appropriations of the
16	House of Representatives.
17	(c) AUTHORIZATION OF APPROPRIATIONS.—
18	(1) IN GENERAL.—There is authorized to be
19	appropriated to the Secretary of State \$5,000,000
20	for each of the fiscal years 2015 and 2016 to carry
21	out subsection (a).
22	(2) Use of funds.—Amounts appropriated for
23	the activities set forth in subsection (a) shall be used
24	pursuant to the authorization and requirements
25	under this section.