# MARKUP <br> before the <br> COMMITTTEE ON FOREIGN AFFAIRS HOUSE OF REPRESENTATIVES 

ONE HUNDRED FOURTEENTH CONGRESS
FIRST SESSION
ON
H.R. 237, H.R. 500, H.R. 907, H.R. 1493, H.R. 1567, H. Res. 50 and H. Con. Res. 40

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# FTO PASSPORT REVOCATION ACT OF 2015; SURVIVORS OF HUMAN TRAFFICKING EMPOWERMENT ACT; UNITED STATES-JORDAN DEFENSE COOPERATION ACT OF 2015; PROTECT AND PRESERVE INTERNATIONAL CULTURAL PROPERTY ACT; GLOBAL FOOD SECURITY ACT OF 2015; CALLING FOR THE RELEASE OF UKRAINIAN FIGHTER PILOT NADIYA SAVCHENKO; AND ENCOURAGING REUNIONS OF DIVIDED KOREAN AMERICAN FAMILIES 

THURSDAY, APRIL 23, 2015

> House of Representatives, Committee on Foreign Affairs, Washington, DC.

The committee met, pursuant to notice, at 10 o'clock a.m., in room 2172 Rayburn House Office Building, Hon. Edward Royce (chairman of the committee) presiding.

Chairman Royce. The committee will come to order, and we will ask all the members to take their seat at this time.

And pursuant to notice, we meet today to mark up several bipartisan measures. Without objection, all members may have 5 days to submit statements for the record, and extraneous materials, on any of today's business.

As all members were notified yesterday, we intend to consider today's measures en bloc. And so without objection, the following items previously provided to members will be considered en bloc and are considered as read: H.R. 237, the Foreign Terrorist Organization Passport Revocation Act, Poe Amendment 33 in the nature of a substitute; and then H.R. 500, the Survivors of Human Trafficking Empowerment Act, with Royce Amendment 34 in the nature of a substitute; H.R. 907, the United States-Jordan Defense Cooperation Act, with Ros-Lehtinen Amendment 86 in the nature of a substitute; H.R. 1493, the Protect and Preserve International Cultural Property Act; and H.R. 1567, the Global Food Security Act, with Smith Amendment 91 in the nature of a substitute, and Poe Amendment 122 to Smith Amendment 91; and then House Resolution 50, calling for the release of Ukrainian fighter pilot, Nadiya Savchenko, and the following amendments to House Resolution 50: Smith Amendment 31, Connolly Amendment 36, Keating Amendment 15; and House Concurrent Resolution 40, encouraging reunions of divided Korean American families.
[The information referred to follows:]

114TH CONGRESS 1st Session

## H.R. 237

To authorize the revocation or denial of passports and passport cards to individuals affiliated with foreign terrorist organizations, and for other purposes

## IN TIIE IIOUSE OF REPRESENTATIVES

Janliaizy 9, 2015
Mr. PoE of Texas introduced the following bill; which was referred to the Committee on Foreign Affairs

## A BILL

To authorize the revocation or denial of passports and passport cards to individuals affiliated with foreign terrorist organizations, and for other purposes.

1
Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 SECTION 1. SHORT TITLE.
4 This Act may be cited as the "FTO Passport Revoca-
5 tion Act of 2015".

2
1 SEC. 2. REVOCATION OR DENLAL OF PASSPORTS AND PASS-

6 July 3, 1926 (22 U.S.C. 211a et seq.), commonly known 7 as the "Passport Act of 1926 ", is amended by adding at 8 the end the following:

9 "SEC. 4. AUTHORITY TO DENY OR REVOKE PASSPORT AND

## port cards to individuals affiliated

 with foreign terrorist organizations.The Act entitled "An Act to regulate the issue and validity of passports, and for other purposes", approved PASSPORT CARD.
"(a) Ineligibinty.-
"(1) Issuance.-Except as provided under subsection (b), the Secretary of State may not issue a passport or passport card to any individual whom the Secretary has determined is a member of or is otherwise affiliated with, or is aiding, assisting, abetting, or is otherwise helping an organization the Sceretary has designated as a foreign terrorist organization pursuant to section 219 of the Immigration and Nationality Act (8 U.S.C. 1189).
"(2) Revocation.-The Secretary of State shall revoke a passport or passport card previously issued to any individual described in paragraph (1). "(b) Exceptions.
"(1) Emergency and humavitarlan situa-TIONS.-Notwithstanding subsection (a), the Sec-
retary of State may issue a passport or passport card, in emergency circumstances or for homanitarian reasons, to an individual described in paragraph (1) of such subsection.
"(2) LIMITATION FOR RETURN TO LNITED states.-Notwithstanding subsection (a)(2), the Secretary of State, before revocation, may-
"(A) limit a previously issucd passport or passport card only for return travel to the United States; or
"(B) issue a limited passport or passport card that only permits return travel to the United States. "(c) Report.-If the Secretary of State issues or 15 limits a passport or passport card under subsection (b), 16 the Secretary shall, not later than 30 days after such 17 issuance or limitation, submit to Congress a report on 18 such issuanee or limitation, as the case may be.".

## Amendment to H.R. 237 Offered by Mr. Poe of Texas

## [As amended by the Subcommittee on Terrorism, Nonproliferation, and Trade on March 25, 2015]

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.
This Act may be cited as the "FTO Passport Revocation Act of $2015^{\prime \prime}$.

SEC. 2. REVOCATION OR DENIAL OF PASSPORTS TO INDI-
VIDUALS AFFILIATED WITH FOREIGN TER-
RORIST ORGANIZATIONS.
The Act entitled "An Act to regulate the issuc and
8 validity of passports, and for other purposes", approved
9 July 3, 1926 (22 U.S.C. 211a et seq.), commonly known
10 as the "Passport Act of 1926 ", is amended by adding at
11 the end the following:
12 "SEC. 4. AUTHORITY TO DENY OR REVOKE PASSPORT.
"(a) InELIGibility.-
"(1) Issuance.-Except as provided under subsection (b), the Secretary of State may refuse to issue a passport to any individual whom the Secretary has determined is a member of or has aided,
assisted, abetted, or otherwise helped an organization the Secretary has designated as a foreign terrorist organization pursuant to section 219 of the Immigration and Nationality Act (8 U.S.C. 1189).
"(2) Revocation.-The Secretary of State may revoke a passport previously issued to any individual described in paragraph (1).
"(b) Report.-
"(1) In GENERAL.-If the Secretary of State refuses to issue or revokes a passport pursuant to subsection (a), the Secretary shall, not later than 30 days after such refusal or revocation, submit to the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate a report on such refusal or revocation, as the case may be.
"(2) FORM.-The report submitted under paragraph (1) may be submitted in classified or unclassified form.".

## IN 'THE HOUSE OF' REPRESENTATIVES

## JANtaRy 22, 2015

Mr. Honda (for himself, Mr. Poe of Texas, Mr. Rodney Davis of Illinois, Ms. Bass, and Ms. Lee) introduced the following bill; which was referred to the Committee on Foreign Affais, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To establish the United States Advisory Council on IIuman Trafficking to review Federal Government policy on human trafficking.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 SECTION 1. SHORT TITLE.
4 This Act may be cited as the "Survivors of IIuman
5 'rafficking Empowerment Act".

1 SEC. 2. UNITED STATES ADVISORY COUNCIL ON HUMAN

4 United States Advisory Council on Human Trafficking
5 (referred to in this section as the "Counci""), which shall
6 provide advice and recommendations to the Senior Policy
7 Operating Group (referred to in this section as the
8 "Group") established under section $105(\mathrm{~g})$ of the Victims
9 of Trafficking and Violence Protection Act of 2000 (22
10 U.S.C. $7103(\mathrm{~g})$ ) and the President's Interageney Task
11 Force to Monitor and Combat Trafficking established 12 under section 105 (a) of that Act (22 U.S.C. 7103 (a)) (re13 ferred to in this section as the "Task Force").

14 (b) Membersitip.TRAFFICKING.
(a) Establishment.-There is established the (1) Composition- -The Council shall be composed of not fewer than 8 and not more than 14 individuals who are-
(A) survivors of human trafficking; or
(B) nongovernmental experts or professionals in the human trafficking ficld.
(2) Representation of survivors.-To the extent practicable, not less than 50 percent of members of the Council shall be survivors of trafficking, who shall accurately reflect the diverse backgrounds of survivors of trafficking, including-

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(A) survivors of sex trafficking and survivors of labor trafficking; and
(B) survivors who are United States citizens and survivors who are aliens lawfully present in the United States.
(3) APponstMent.-Not later than 180 days after the date of the enactment of this Act, the President shall appoint the members of the Council.
(4) Term; Reappotntment.-Council members shall serve for terms of 2 years and may be reappointed by the President to serve additional 2-year. terms.
(c) Functions.-The Council shall-
(1) be a nongovernmental advisory body to the Group;
(2) meet, at its own discretion, or at the request of the Group, not less frequently than annually to review Federal Government policy and programs intended to combat human trafficking, including programs related to the provision of services for victims, and serve as a point of contact for Federal agencies reaching out to human trafficking survivors for input on programming and polices relating to human trafficking in the Cnited States;

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(3) formulate assessments and recommendations to ensure that United States policy and programming efforts conform, to the extent practicable, to the best practices in the field of human trafficking prevention; and
(4) meet with the Group not less frequently than annually and not later than 45 days before the next meeting of the Task Force to formally present the Council's findings and recommendations.
(d) Reforts.-Every year beginning after the date of the enactment of this Act, the Council shall submit a report that contains the findings derived from the reviews conducted pursuant to sulsection (c)(2) to-
(1) the chair of the Task Force;
(2) the members of the Group; and
(3) the Committecs on Foreign Affairs, Homeland Security, Appropriations, and the Judiciary of the House of Representatives, and the Committees on Foreign Relations, Appropriations, Homeland Security and Governmental Affairs, and the Judiciary of the Senate.
(e) Employee Statcs.-Members of the Council-
(1) shall not be considered employees of the United States Government for any purpose; and

This Act shall cease to be effective on September 30, $10 \quad 2021$.

# Amendment in the Nature of a Substitute 

то H.R. 500
Offered by Mr. Royce of California

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.
2 This Act may be cited as the "Survivors of Human 3 Trafficking Empowerment Act".

4 SEC. 2. UNITED STATES HUMAN TRAFFICKING SURVIVORS
ADVISORY COUNCIL.
6 The Trafficking Victims Protection Act of 2000 is 7 amended by inserting after section 112B (22 U.S.C.

8 7109b) the following new section:
9 "SEC. 112C. UNITED STATES HUMAN TRAFFICKING SUR-
10 VIVORS ADVISORY COUNCIL.
11 "(a) Estabiisimant.-There is established the 12 United States Human Trafficking Survivors Advisory

13 Council (referred to in this section as the 'Advisory Coun-
14 (il'), which shall provide advice and recommendations to
15 the Senior Policy Operating Group established under sec-
16 tion $105(\mathrm{~g})$ (referred to in this section as the 'Senior Pol-
17 icy Operating Group') and the President's Interagency
18 Task Force to Monitor and Combat Trafficking estab-

1 lished under section 105 (a) (referred to in this section as 2 the 'Task Force'). "(b) Membership.-
"(1) Composimion.-The Advisory Council shall be composed of 5 individuals who are survivors of human trafficking.
"(2) Representation of survtvors.-To the extent practicable, members of the Advisory Council should be survivors of trafficking who accurately reflect the diverse backgrounds of survivors of trafficking, including-
"(A) survivors of sex trafficking and survivors of labor trafficking; and
"(B) survivors who are United States citizens and survivors who are aliens lawfully present in the United States.
"(3) APPOINTMENT.-Not later than 180 days after the date of enactment of this section, the members of the Advisory Council shall be appointed as follows:
"(A) one member by the President;
"(B) one member by the Speaker of the House of Representatives;
"(C) one member by the minority leader of the IIouse of Representatives;

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"(D) one member by the majority leader of the Senate; and
"(E) one member by the minority leader of the Senate.
"(4) Term; Reappointment.——Each member of the Advisory Council shall serve for a term of 2 years, and may not be reappointed for more than one additional term.
"(d) Functions.-The Advisory Council shall-
"(1) be a nongovernmental advisory body to the Senior Policy Operating Group;
"(2) meet, at its own discretion or at the request of the Senior Policy Operating (rroup, not less frequently than annually;
"(3) serve as a point of contact for Federal agencies seeking input from human trafficking survivors on programming and policies relating to human trafficking in the Linited States;
"(4) meet to exchange views with the Senior Policy Operating Group not less frequently than annually; and
"(5) participate, as deemed appropriate by the Secretary of State, in the annual mecting of the Task Force.

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2 Council-
"(f) Employee Status.-Members of the Advisory
"(1) shall not be considered employees of the Federal Government for any purpose; and
"(2) shall not receive compensation other than reimbursement of travel expenses and per diem allowance in accordance with section 5703 of title 5 , United States Code.
"(g) Role of Office to Montor and Combat Trafficking in Persons.-
"(1) LOGISTICAL SLPPORT.-The Office to Monitor and Combat Trafficking in Persons of the Department of State shall-
"(A) maintain current contact information for, and support communication between, members of the Advisory Council;
"(B) provide logistical support to members of the Advisory Council in connection with the annual meetings described in subsection (d); and
"(C) provide such assistance as the Office deems appropriate to support the functions of the Advisory Council deseribed in subsection (d).

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7 sory Committee Act (5 U.S.C. App.) shall not apply to 8 the Advisory Council.

9 "(h) Reauthorization Requirement.-This sec10 tion shall expire on September 30, 2021, unless extended

11 by law.".

Amend the title so as to read: "A bill to establish the United States IIuman Trafficking Survivors Advisory Council.".

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114 TH CONGRESS 1st SEssion

## H.R. 907

To improve defense cooperation between the United States and the Hashemite Kingdom of Jordan.

## IN THE HOUSE OF REPRESENTATIVES

Februaby 12, 2015
Ms. Ros-Lehtinen (for herself, Ms. Granger, Mr. Dectch, and Mrs. Lowey) introduced the following bill; which was referred to the Commitlee on Foreign Afrairs

## A BILL

To improve defense cooperation between the United States and the Mashemite Kingdom of Jordan.

1 Be it enacted by the Senate and House of Representa-
2 lives of the Uniled Slates of America in Congress assembled,
3 SECTION 1. SHORT TITLE.
4 This Act may be cited as the "Tnited States-Jordan
5 Defense Cooperation Act of $2015^{\prime \prime}$.
6 SEC. 2. FINDINGS.
7 Congress makes the following findings:

9 Government has provided $\$ 3,046,343,000$ in assist-

2
nearly $\$ 467,000,000$ has been to the Hashemite Kingdom of Jordan.
(2) As of January 2015, according to the United Nations Migh Commissioner for Refugees (UNHCR), there are 621,937 registered Syrian refugees in Jordan and 83.8 percent of those refugees live outside refugee camps.
(3) In 2000, the United States and Jordan signed a free-trade agreement that went into force in 2001.
(4) In 1996, the United States granted Jordan major non-NATO ally status.
(5) Jordan is suffering from the Syrian refugee crisis and the threat of the Islamic State of Iraq and the Levant (ISIL).
(6) The Government of Jordan was elected as a non-permanent member of the United Nations Security Council beginning in January 2014 and terminating in December 2015.
(7) Enhanced support for defense cooperation with Jordan is important to the national security of the United States, including through creation of a status in law for Jordan similar to the countries in the North Atlantic Treaty Organization, Japan, Australia, the Republic of Korea, Israel, and New

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24 ation of certifications of letters of offer to sell defense arti-
Zealand, with respect to consideration by Congress of foreign military sales to Jordan.
(8) Jordanian pilot Moaz al-Kasasbeh was brutally murdered by ISIL.
(9) On February 3, 2015, Secretary of State John Kerry and Jordanian Foreign Minister Nasser Judeh signed a new Memorandum of Understanding that reflects the intention to increase United States assistance to the Government of Jordan from $\$ 660,000,000$ to $\$ 1,000,000,000$ per year for the years 2015 through 2017.

## sec. 3. Statement of policy.

It should be the policy of the United States to support the Hashemite Kingdom of Jordan in its response to the Syrian refugee crisis, provide necessary assistance to alleviate the domestic burden to provide basic needs for the assimilated Syrian refugees, cooperate with Jordan to combat the terrorist threat from the Islamic State of Iraq and the Levant (ISL) or other terrorist organizations, and help secure the border between Jordan and its neighbors Syria and Iraq.

## SEC. 4. SENSE OF CONGRESS.

It is the sense of Congress that expeditious considercles, defense services, design and construction services,

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1 and major defense equipment to the Hashemite Kingdom
2 of Jordan under section 36(b) of the Arms Export Control
3 Act ( 22 U.S.C. $2776(\mathrm{~b})$ ) is fully consistent with Cnited
4 States security and foreign policy interests and the objec-
5 tives of world peace and security.
6 SEC. 5. AMENDMENTS TO ARMS EXPORT CONTROL ACT.
7 The Arms Export Control Act (22 U.S.C. 2751 et 8 seq.) is amended-

9 (1) in section 3 (22 U.S.C. 2753)-
(A) in subsection (b)(2), by inserting "the Government of Jordan," before "or the Government of New Zealand"; and
(B) in subsection (d)-
(i) in paragraph (2)(B), by inserting
"Jordan," before "or New Zealand";
(ii) in paragraph (3)(A)(i), by insert-
ing "Jordan," before "or New Zealand";
and
(iii) in paragraph (5), by inserting
"Jordan," before "or New Zealand";
(2) in section 21 (22 U.S.C. 2761)-
(A) in subsection $(\mathrm{e})(2)(\mathrm{A})$, by inserting
"Jordan," before "or New Zealand"; and
(B) in subsection (h)-

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(i) in paragraph (1)(A), by inserting "Jordan," before "or Israel"; and
(ii) in paragraph (2), by inserting "Jordan," before "or Israel" both places it appears;
(3) in section 36 (22 U.S.C. 2776)-
(A) in subsection (b)-
(i) in paragraph (1), by inserting "Jordan," before "or New 7ealand";
(ii) in paragraph (2), by inserting "Jordan," before "or New Zealand"; and
(iii) in paragraph (6), by inserting
"Jordan," before "or New Zealand";
(B) in subsection (c), by inserting "Jordan," before "or New Zealand" both places it appears; and
(C) in subsection (d)(2)(A), by inserting "Jordan," before "or New Zealand";
(4) in section $62(\mathrm{c})(1)$ (22 U.S.C. $2796 \mathrm{a}(\mathrm{c})(1)$ ), by inserting "Jordan," before "or New Zealand"; and
(5) in section $63(a)(2)$ (22 U.S.C. $2796 \mathrm{~b}(\mathrm{a})(2)$ ), by inserting "Jordan," before "or New Zealand".

6
1 SEC. 6. AMENDMENTS TO FOREIGN ASSISTANCE ACT OF

2
1961.

3 Section 656(a)(2) of the Foreign Assistance Act of 41961 (22 U.S.(. $2416(a)(2)$ ) is amended by inserting 5 "Jordan," before "or New Zealand".

6 SEC. 7. MEMORANDUM OF UNDERSTANDING.
7 The Secretary of State is authorized, subject to the 8 availability of appropriations, to enter into a Memo-

9 randum of Understanding with Jordan to increase eco10 nomic support funds, military cooperation, including joint 11 military exercises, personnel exchanges, support for inter12 national peacekeeping missions, and enhanced strategic 13 dialogue.

## Amendment in the Nature of a Substitute TO H.R. 907 Offered by Ms. Ros-Lehtinen of Florida

Strike all after the cnacting clause and insert the following:

SECTION 1. SHORT TITLE.
2 This Act may be cited as the "United States-Jordan
Defense Cooperation Act of 2015".
4 SEC. 2. FINDINGS.

Congress makes the following findings:
(1) As of January 22, 2015, the United States Government has provided $\$ 3,046,343,000$ in assistance to the Syria humanitarian response, of which nearly $\$ 467,000,000$ has been to the Hashemite Kingdom of Jordan.
(2) As of January 2015, according to the United Nations High Commissioner for Refugees (UNHCR), there are 621,937 registered Syrian refugees in Jordan and 83.8 percent of those refugees live outside refugee camps.
(3) In 2000, the United States and Jordan sigued a free-trade agreement that went into force in 2001.

2
(4) In 1996, the United States granted Jordan major non-NATO ally status.
(5) Jordan is suffering from the Syrian refugee crisis and the threat of the Islamic State of Iraq and the Levant (ISIL).
(6) The Government of Jordan was elected as a non-permanent member of the United Nations Security Council beginning in January 2014 and terminating in December 2015.
(7) Enhanced support for defense cooperation with Jordan is important to the national security of the United States, including through creation of a status in law for Jordan similar to the countries in the North Atlantic Treaty Organization, Japan, Australia, the Republic of Korea, Israel, and New Zealand, with respect to consideration by Congress of foreign military sales to Jordan.
(8) Jordanian pilot Moaz al-Kasasbch was brutally murdered by ISIL.
(9) On February 3, 2015, Secretary of State John Kerry and Jordanian Foreign Minister Nasser Judeh signed a new Memorandum of Understanding that reflects the intention to increase United States assistance to the Government of Jordan from

3

21 tives of world peace and security.

4
1 listed in the provisions of law described in subsection (b) for purposes of applying and administering such provisions of law.
(b) Provisions of Law.-The provisions of law described in this subsection are the following provisions of 6 the Arms Export Control Aet:
(1) Subsections (b)(2), (d)(2)(B), (d)(3)(A)(i), and $(d)(5)$ of section 3 (22 C.S.C. 2753 ).
(2) Subsections $(\mathrm{e})(2)(\mathrm{A}),(\mathrm{h})(1)(\mathrm{A}),(\mathrm{h})(2)$ of section 21 (22 U.S.C. 2761).
(3) Subsections (b)(1), (b)(2), (b)(6), (c), and (d)(2)(A) of section 36 (22 U.S.C. 2776).
(4) Section $62(c)(1)$ (22 U.S.C. $2796 \mathrm{a}(\mathrm{c})(1))$.
(5) Section 63(a)(2) (22 U.S.C. 2796b(a)(2)).

## SEC. 6. MEMORANDUM OF UNDERSTANDING.

The Secretary of State is authorized, subject to the availability of appropriations, to enter into a Memorandum of Understanding with the Hashemite Kingdom of Jordan to increase economic support funds, military cooperation, including joint military exercises, personnel exchanges, support for international peacekeeping missions, and enhanced strategic dialogue.

To protect and preserve international coltural property at risk due to political instability, armed conflict, or natural or other disasters, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

March 19, 2015
Mr. Rnoel (for himself, Mr. Smith of New Jersey, Mr. Royce, and Mr. KEating) introduced the following bill; which was referred to the Committee on Foreign Affairs, and irn addition to the Committees on Ways and Means, Armed Services, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To protect and preserve international cultural property at risk due to political instability, armed conflict, or natural or other disasters, and for other purposes.

Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 SECTION 1. SHORT TITLE.
4 This Act may be cited as the "Protect and Preserve
5 International Cultural Property Act".
6 SEC. 2. DEFINITION.
In this Act:
(1) APPROPRIATE CONGRESSIONAL COMCMIT-TEES.-The term "appropriate congressional committees" means the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate.
(2) Cultural property.-The term "cultural property" includes property covered under-
(A) the Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict, concluded at The Hague on May 14, 1954 (Treaty Doc. 106-1(A));
(B) Article 1 of the Convention Concerning the Protection of the World's Cultural and Natural Heritage, adopted by UNESCO on November 23, 1972 (commonly referred to as the "1972 Convention"); or
(C) Article 1 of the Convention on the Mcans of Prohibiting and Preventing the Illicit Import, Export, and Transfer of Ownership of Cultural Property, adopted by UNESCO on November 14, 1970 (commonly referred to as the "1970 UNESCO Convention").

## SEC. 3. FINDINGS AND STATEMENT OF POLICY.

(a) Findings.-Congress finds the following:
(1) Over the years, international cultural property has been looted, trafficked, lost, damaged, or destroyed due to political instability, armed conflict, natural disasters, and other threats.
(2) During China's Cultural Revolution, many antiques were destroyed, including a large portion of old Beijing, and Chinese authorities are now attempting to rebuild portions of China's lost architectural heritage.
(3) In 1975, the Khmer Rouge, after seizing power in Cambodia, systematically destroyed mosques and nearly every Catholic church in the country, along with many Buddhist temples, statues, and Buddhist literature.
(4) In 2001, the Taliban destroyed the Bamiyan Buddhas, ancient statucs carved into a cliffside in central Afghanistan, leading to worldwide condemnation.
(5) After the fall of Saddam Hussein, thieves looted the Iraq Museum in Baghdad, resulting in the loss of approximately 15,000 items, including ancient amulets, sculptures, ivories, and cylinder seals. Many of these items remain unrecovered.
(6) The 2004 Indian Ocean earthquake and tsunami not only affected 11 countries, causing mas-

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sive loss of life, but also damaged or destroyed libraries, archives, and World Heritage Sites such as the Mahabalipuram in India, the Sun Temple of Koranak on the Bay of Bengal, and the Old Town of Galle and its fortifications in Sri Lanka.
(7) In Haiti, the 2010 carthquake destroyed art, artifacts, and archives, and partially destroyed the 17 th century Haitian city of Jacmel.
(8) In Mali, the Al-Qaeda affiliated terrorist group Ansar Dine destroyed tombs and shrines in the ancient city of Timbuktu-a major center for trade, scholarship, and Islam in the 15 th and 16 th centuries-and threatened eollections of ancient manuscripts.
(9) In Egypt, recent political instability has led to the ransacking of muscums, resulting in the destruction of countless ancient artifacts that will forcver leave gaps in humanity's record of the ancient Egyptian civilization.
(10) In Syria, the ongoing civil war has resulted in the shelling of medieval cities, damage to five World Heritage Sites, and the looting of museums containing artifacts that date back more than six millennia and include some of the earliest examples of writing.

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(11) In Irad and Syria, the militant group ISIL has destroyed numerous cultural sites and artifacts, such as the Tomb of Jonah in July 2014, in an effort to eradicate ethnic and religious minorities from contested territories. Concurrently, cultural antiquities that escape demolition are looted and trafficked to help fund ISIL's militant operations.
(12) On February 12, 2015, the United Nations Security Council unanimously adopted resolu-
 paragraph 7 of resolution 1483 (2003) and decides that all Member States shall take appropriate steps to prevent the trade in Iraqi and Syrian cultural property and other items of archaeological, historical, coltural, rare scientific, and religioms importance illegally removed from Iraq since 6 August 1990 and from Syria since 15 March 2011, including by prohibiting cross-border trade in such items, thereby allowing for their eventual safe return to the Iraqi and Syrian people.".
(13) United Nations Security Council resolution 2199 (2015) also warns that ISIL and other extremist groups are trafficking cultural heritage items from Iraq and Syria to fund their recruitment efforts and carry out terrorist attacks.

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(14) Cultural property represents an irreparable loss of humanity's common cultural heritage and is therefore a loss for all Americans.
(15) Protecting intermational cultural property is a vital part of United States cultural diplomacy, showing the respect of the United States for other cultures and the common heritage of humanity.
(16) The Tnited States Armed Forces have played important roles in preserving and protecting cultural property. In 1943, President Franklin D. Roosevelt established a commission to advise the United States military on the protection of cultural property. The commission formed teams of individuals known as the "Monuments Men" who are credited with securing, eataloguing, and returning humdreds of thousands of works of art stolen by the Nazis during World War II.
(17) The Department of State, in response to the Convention on Cultural Property Implementation Act, noted that "the legislation is important to our foreign relations, including our international cultural relations. The expanding worldwide trade in objects of archacological and ethnological interest has led to wholesale depredations in some countries, resulting in the mutilation of ceremonial centers and archae-

7
ological complexes of ancient civilizations and the removal of stone sculptures and reliefs.". The Department further noted that "[t]he United States considers that on grounds of principle, good foreign relations, and concern for the preservation of the cultural heritage of mankind, it should render assistance in these situations.".
(18) The U.S. Committee of the Blue Shield was founded in 2006 to support the implementation of the 1954 Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict and to coordinate with the United States military, other branches of the United States Government, and other cultural heritage nongovernmental organizations in preserving international cultural property threatened by political instability, armed conflict, or natural or other disasters.
(b) Statenent of Policy.-It shall be the policy of the United States to-
(1) protect and preserve international cultural property at risk of looting, trafficking, and destruction due to political instability, armed conflict, or natural or other disasters;

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(2) protect international cultural property pursuant to its obligations under international treaties to which the United States is a party;
(3) prevent, in accordance with existing laws, importation of cultural property pillaged, looted, stolen, or trafficked at all times, including during political instability, armed conflict, or natural or other disasters; and
(4) ensure that existing laws and regulations, including import restrictions imposed through the Office of Foreign Asset Control (OFAC) of the Dcpartment of the Treasury, are folly implemented to prevent trafficking in stolen or looted cultural property.
SEC. 4. UNITED STATES COORDINATOR FOR INTERnational cultural property protection. The Secretary of State shall designate a Department of State employee at the Assistant Secretary level or above to serve concurrently as the United States Coordinator for International Cultural Property Protection. The Coordinator shall-
(1) coordinate and promote efforts to protect international cultural property, especially activities that involve multiple Federal agencies;

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(2) act as Chair of the Coordinating Committee on International Cultural Property Protection established under section 5;
(3) resolve interagency differences;
(4) develop strategies to reduce illegal trade and trafficking in international cultural property in the United States and abroad, including by reducing consumer demand for such trade;
(5) support activities to assist countries that are the principle sources of trafficked cultural property to protect cultural heritage sites and to prevent cultural property looting and theft;
(6) work with and consult domestic and international actors such as foreign governments, intergovernmental organizations, nongovernmental organizations, muscums, educational institutions, and research institutions to protect international cultural property; and
(7) submit to the appropriate congressional committees the annual report required under section 6.

1 sec. 5. COORDINATING COMMITTEE ON INTERNATIONAL

5 tection (in this section referred to as the "Committee").

7 less often than annually to coordinate and inform Federal 8 efforts to protect international cultural property and to

9 facilitate the work of the United States Coordinator for 10 International Cultural Property Protection designated 11 under section 4.

## CULTURAL PROPERTY PROTECTION.

(a) Establishment.-There is established a Coordinating Committee on International Cultural Property Pro-
(b) Functions.-The full Committee shall meet not
(c) Membersimp.-The Committee shall be composed of the United States Coordinator for International Cultural Property Protection, who shall act as Chair, and representatives of the following:
(1) The Department of State.
(2) The Department of Defense.
(3) The Department of Homeland Security, including U.S. Immigration and Customs Enforcement and L.S. Customs and Border Protection.
(4) The Department of the Interior.
(5) The Department of Justice, including the Federal Bureau of Investigation.
(6) The United States Agency for International Development.
(7) The Smithsonian Institution.

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21 The Secretary of State, acting through the United 22 States Coordinator for International Cultural Property 23 Protection, and in consultation with the Administrator of 24 the United States Ageney for International Development, 25 the Secretary of Defense, the Attorney General, and the

1 Secretary of Homeland Security, as appropriate, shall an2 nually submit to the appropriate congressional committees 3 a report that includes information on activities of-
(1) the United States Coordinator and the Coordinating Committee on International Cultural Property Protection to protect international cultural property;
(2) the Department of State to protect international cultural property, including activities undertaken pursuant to the Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict, and other statutes, international agreements, and policies, including-
(A) procedures the Department has instituted to protect international cultural property at risk of destruction due to political instability, armed conflict, or natural or other disasters; and
(B) actions the Department has taken to protect international cultural property in conflicts to which the United States is a party;
(3) the United States Agency for International Development (CSAID) to protect international cultural property, including activities and coordination with other Federal agencies, international organiza-
tions, and nongovernmental organizations regarding the protection of international cultural property at risk due to political unrest, armed conflict, natural or other disasters, and USAD development programs;
(4) the Department of Defense to protect international cultural property, including activities undertaken pursuant to the Hague Convention for the Protection of Cultural Property in the Event of Armed Conflict and other cultural property protection statutes and international agreements, includ-ing-
(A) directives, policies, and regulations the Department has instituted to protect international cultural property at risk of destruction due to political instability, armed conflict, or natural or other disasters; and
(B) actions the Department has taken to avoid damage to cultural property through construction activities abroad; and
(5) the Department of Homeland Security and the Department of Justice, including the Federal Bureau of Investigation, to protect both international cultural property abroad and international cultural property located in, or attempted to be im-

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ported into, the United States, including activities undertaken pursuant to statutes and international agreements, including-
(A) statutes and regulations the Department has employed in criminal, civil, and civil forfciture actions to prevent and interdict trafficking in stolen and smuggled cultural property, including investigations into transnational organized crime and smuggting networks; and
(B) actions the Department has taken in order to censure the consistent and effective application of law in cases relating to both international coltural property abroad and international cultural property located in, or attempted to be imported into, the United States. SEC. 7. AUTHORIZATION FOR FEDERAL AGENCIES TO ENgage in international cultural prop. erty protection activities with the SMITHSONLAN INSTITUTION.

Notwithstanding any other provision of law, any agency that is involved in international cultural property protection activities is authorized to enter into agreements or memoranda of understanding with the Smithsonian Institution to temporarily engage personnel from the Smith-

1 sonian Institution for the purposes of furthering such 2 international cultural property protection activities.

3 SEC. 8. EMERGENCY PROTECTION FOR SYRIAN CULTURAL

## PROPERTY.

(a) Presidential Determination.-Notwithstanding subsection (b) of section 304 of the Convention on Cultural Property Implementation Act (19 U.S.C. 2603) (relating to a Presidential determination that an emergency condition applies with respect to any archaeological or ethnological material of any State Party to the Convention), the President shall apply the import restrictions referred to in such section 304 with respect to any archatological or ethnological material of Syria, except that subsection (c) of such section 304 shall not apply. Such import restrictions shall take effect not later than 120 days after the date of the enactment of this Act.
(b) Definitions.-In this section-
(1) the term "archacological or ethnological material of Syria" means cultural property of Syria and other items of archaeological, historical, cultural, rare scientific, or religious importance unlawfully removed from Syria on or after March 15, 2011; and (2) the term "State Party" has the meaning given such term in section 302 of the Convention on

1 Cultural Property Implementation Act (19 U.S.C.
2 2601).

To authorize a comprehensive, strategic appromeh for United States foreign assistance to developing courtries to reduce global poverty and hunger, achieve food security and improved nutrition, promote inelusive, sustainable agricultural-led economic growth, improve nutritional outcomes, especially for women and children, build resilience among vulnerable populations, and for other purposes.

## IN THE HOUSE of REPREsENTATIVES

March 24, 2015
Mr. Sminn of New Jersey (for himself, Ms. McColldm, Mr. Royce, Mr. Enget, Mr. Fortenberry, Ms. Pass, Mr. Crevshaw, Ms. Delattro, Mr. Retcheft, Mr. Smith of Washington, Mr. Patilsme, and Mr. (ICILLINE) introduced the following bill; which was referred to the Commiltee on Foreign Affairs

## A BILL

To authorize a comprehensive, strategic approach for United States foreign assistance to developing countries to reduce global poverty and hunger, achicve food security and improved nutrition, promote inclusive, sustainable agricultural-led economic growth, improve nutritional outcomes, especially for women and children, build resilience among vulnerable populations, and for other purposes.

1 Be it enacled by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.
2 This Act may be cited as the "Global Food Security 3 Act of 2015 ".

4 sec. 2. Statement of policy objectives; sense of CONGRESS.
(a) Statement of Policy Objectives.- It is in the national security interest of the Cnited States to pro8 mote global food security, resilience, and nutrition, con9 sistent with national food security investment plans, which 10 is reinfored through programs, activities, and initiatives 11 that-
(1) accelerate inclusive, agricultural-led economic growth that reduces global poverty, hunger, and malnutrition, particularly among women and children;
(2) increase the productivity, incomes, and livelihoods of small-scale producers, especially women, by working across agricultural value chains and expanding producer access to local and international markets;
(3) build resilience to food shocks among vulnerable populations and households while reducing reliance upon emergency food assistance;
(4) create an enabling environment for agricultural growth and investment, including through the promotion of secure and transparent property rights;

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(5) improve the nutritional status of women and children, with a focus on reducing child stunting, including through the promotion of highly nutritious foods, diet diversification, and nutritional behaviors that improve maternal and child health;
(6) align with and leverage broader Lnited States strategies and investments in trade, economic growth, science and technology, maternal and child health, nutrition, and water, sanitation, and hygiene;
(7) continue to strengthen partnerships between United States-based universities and institutions in developing countries that build agricultural capacity; and
(8) ensure the effective use of United States taxpayer dollars to further these ohjectives.
(b) Sense of Congress.-It is the sense of the Congress that the President, in providing assistance to implement the Global Food Security Strategy, should-
(1) coordinate, through a whole-of-government approach, the efforts of relevant Federal departments and agencies to implement the Global Food Security Strategy; and
(2) utilize, to the extent possible, open and streamlined solicitations to allow for the participa-

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## SEC. 3. DEFINITIONS.

In this Act:
(1) Agriculture.-The term "agriculture" means crops, livestock, fisheries, and forestrics.
(2) Appropriate congressional commit-TEES.-The term "appropriate congressional committees" means
(A) the Committee on Foreign Relations of the Senate;
(B) the Committee on Agriculture, Nutrition, and Forestry of the Senate;
(C) the Committee on Appropriations of the Senate;
(D) the Committee on Forcign Affairs of the House of Representatives;
(E) the Committee on Agriculture of the House of Representatives; and
(F) the Committee on Appropriations of the House of Representatives.
(3) Feed the future invovation labs.The term "Feed the Future Innovation Labs" means research partnerships led by United States

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universities that advance solutions to reduce global hunger, poverty, and malnutrition.
(4) FOOD and nutrition secturity.-The term "food and nutrition security" means access to, and availability, utilization, and stability of, sufficient food to meet caloric and nutritional needs for an active and healthy life.
(5) Global FOOD security strategy.-The term "Global Food Security Strategy" means the strategy developed and implemented pursuant to section $4(a)$.
(6) Matantrition.-The term "malnutrition" means poor nutritional status caused by nutritional deficiency or excess.
(7) Relevant federal Departments and AGENCIES.-The term "relevant Federal departments and agencies" means the Lnited States Ageney for International Development, the Department of Agriculture, the Department of Commerce, the Department of State, the Department of the Treasury, the Millennium Challenge Corporation, the Overseas Private Investment Corporation, the Peace Corps, the Office of the Tnited States Trade Representative, the United States African Development Foundation, the Lnited States Geological Survey, and

6 any other department or agency specified by the President for purposes of this section.
(8) Resilience.-The term "resilience" means the ability of people, households, communities, countries, and systems to mitigate, adapt to, and recover from shocks and stresses to food security in a manner that reduces chronic vulnerability and facilitates inclusive growth.
(9) Small-scale producer.-The term "small-scale producer" means farmers, pastoralists, foresters, and fishers that have a low-asset base and limited resources, including land, capital, skills and labor, and, in the case of farmers, typically farm on fewer than 5 hectares of land.
(10) Sustainable.-The term "sustainable" means the ability of a target country, community, partner, or beneficiary to maintain, over time, the programs authorized and outcomes achieved pursuant to this Act.

## SEC. 4. COMPREHENSIVE GLOBAL FOOD SECURITY STRAT-

EGY.
(a) Strategy.-The President shall coordinate the development and implementation of a United States whole-of-government strategy to accomplish the policy objectives set forth in section 2(a), which shall-

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(1) support and be aligned with country-owned agriculture, nutrition, and food security policy and investment plans developed with input from relevant governmental and nongovernmental sectors within partner countries and regional bodies, including representatives of the private sector, agricultural producers, including women and small-scale producers, international and locel civil society organizations, faith-based organizations, research institutions, and farmers as reasonable and appropriate;
(2) support inclusive agricultural value chain development, with small-scale producers, especially women, gaining greater acoess to the inputs, skills, networking, bargaining power, financing, and market linkages needed to sustain their long-term eronomic prosperity;
(3) support improvement of the nutritional status of women and children, particularly during the critical first 1,000 -day window until a child reaches 2 years of age, with a focus on reducing child stunting;
(4) support the long-term success of programs by building the capacity of local orcanizations and institutions;

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(5) integrate resilience and mutrition strategies into food security programs, such that chronically volnerable populations are better able to build safety nets, secure livelihoods, access markets, and access opportunities from longer-term economic growth;
(6) develop community and producer resiliency to natural disasters, emergencies, and natural occurrences that adversely impact agricultural yield;
(7) harness science, technology, and innovation, including the research conducted at Feed the Future Innovation Labs, or any successor entities, throughout the United States;
(8) integrate agricultural development activities among food insecure populations living in proximity to designated national parks or wildlife areas into wildlife conservation efforts;
(9) leverage resources and expertise through partnerships with the private sector, farm organizations, cooperatives, civil society, faith-based organizations, research entities, and academic institutions;
(10) support collaboration, as appropriate, between United States universities and public and private institutions in developing countries to promote agricultural development and innovation;

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(11) seek to ensure that target coontries respect and promote land tenure rights of local communities, particularly those of women and smallscale producers;
(12) set clear and transparent selection criteria for target countries, regions, and intended beneficiaries of assistance to implement the Global Food Security Strategy;
(13) set specific and measurable goals, targets, and time frames, and a plan of action consistent with the policy objectives deseribed in section 2(a); and
(14) include criteria and methodology for graduating countries from assistance provided to implement the Global Food Security Strategy as countries meet the progress benchmarks identified pursuant to section $6(\mathrm{~b})(3)$.
(b) Coordination.-The President shall coordinate, through a whole-of-government approach, the efforts of relevant Federal departments and agencies in the implementation of the Global Food Security Strategy by-
(1) establishing monitoring and evaluation systems, coherence, and coordination across relevant Federal departments and agencies; and

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(2) establishing platforms for regular consultation and collaboration with key stakeholders, includ-ing-
(A) multilateral institutions;
(B) private voluntary organizations;
(C) cooperatives;
(D) the private sector;
(E) local nongovernmental and civil society organizations;
(F) faith-based organizations;
(G) congressional committecs; and
(H) other stakeholders, as appropriate.
(c) Strategy Stbmission.-
(1) In general.-Not later than October 1, 2016, the President shall submit to the appropriate congressional committees the Global Food Security Strategy required under this section that provides a detailed deseription of how the United States intends to advance the objectives set forth in section 2(a) and the agency-specific plans described in paragraph (2).
(2) Agenct-spectific plans.-The Global Food Sccurity Strategy shall include specifie implementation plans from each relevant Federal department and ageney that describes-

13 to carry out activities pursuant to section 103 , section 14103 A , title XII of chapter 2 of part I, and chapter 4 of

15 part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2151a, 2151a-1, 2220a ct seq., and 2346 ct seq.) to pre-

17 vent or address food shortages notwithstanding any other 18 provision of law.

19 (b) Monitoring and Evaluation.-The President 20 should seek to ensure that assistance to implement the 21 Global Food Security Strategy is provided under estab22 lished parameters for a rigorous accountability system to 23 monitor and evaluate progress and impact of the strategy, 24 including by reporting to the appropriate congressional 25 committees and the public on an annual basis. $3 \$ 1,000,600,000$ for fiscal year 2016 to carry ont the Global Food Security Strategy.

SEC. 6. REPORT.

7 date of the submission of the strategy required under sec-
8 tion $4(\mathrm{c})$, the President shall submit to the appropriate 9 congressional committees a report that describes the sta10 tus of the implementation of the Global Food Security 11 Strategy.
(b) Content.-The report required under subsection 13 (a) shall-
(c) Authorization of Aprropriations.-There is authorized to be appropriated to the President
(a) In General.-Not later than 1 year after the
(1) contain a summary of the Global Food Security Strategy as an appendix;
(2) identify any substantial changes made in the Global Food Security Strategy during the preceding calendar year;
(3) identify the indicators that will be used to measure results, set benchmarks for progress over time, and establish mechanisms for reporting results in an open and transparent manner;
(4) describe the progress made in implementing the Global Food Security Strategy;
(5) assess the progress and results of implementing international food and nutrition security programming;
(6) contain a transparent, open, and detailed accounting of spending by relevant Federal departments and agencies to implement the Global Food Security Strategy, including by listing all recipients of funding or partner organizations and, to the extent possible, describing their activities;
(7) identify any Cnited States legal or regulatory impediments that could obstruct the effective implementation of the programming referred to in paragraph (5):
(8) contain a clear gender analysis of programming that includes estahlished disaggregated gender indieators to better analyze outeomes for food productivity, income growth, equity in access to inputs, jobs and markets, and nutrition;
(9) describe the strategies and benchmarks for graduating target countries and monitoring any graduated target countries;
(10) assess efforts to coordinate United States international food security and nutrition programs, activities, and initiatives with-
(A) other bilateral donors;

21 information referred to in subsection (b) shall be made
22 publicly accessible in a timely manner on a consolidated 23 website.

# Amendment in the Nature of a Substitute 

то H.R. 1567

## Offered by Mr. Smith of New Jersey

Strike all after the cnacting clause and insert the following:

1 SECTION 1. SHORT TITLE.
2 This Act may be eited as the "Global Food Security
Act of 2015 ".
sec. 2. statement of policy objectives; sense of CONGRESS.

6
(a) Statement of Policy Obsectives.-It is in 7 the national security interest of the Cnited States to pro-

8 mote global food security, resilience, and nutrition, con-
9 sistent with national food security investment plans, which 10 is reinforced through programs, activities, and initiatives 11 that-

12
(1) accelerate inclusive, agricultural-led economic growth that reduces global poverty, hunger, and malnutrition, particularly among women and children;
(2) increase the productivity, incomes, and livelihoods of small-seale producers, especially women, by working across agricultural value chains, enhanc-
ing local capacity to manage agricultural resources effectively, and expanding producer access to local and international markets;
(3) build resilience to food shocks among vulnerable populations and households while reducing reliance upon emergency food assistance;
(4) create an enabling environment for agricultural growth and investment, including through the promotion of secure and transparent property rights;
(5) improve the nutritional status of women and children, with a focus on reducing child stunting, including through the promotion of highly nutritious foods, diet diversification, and nutritional behaviors that improve maternal and child health;
(6) align with and leverage broader Tinited States strategies and investments in trade, economic growth, science and technology, maternal and child health, nutrition, and water, sanitation, and hygiene;
(7) continue to strengthen partnerships between United States-based universities and institutions in target countries and communities that build agricultural capacity; and
(8) ensure the effective use of United States taxpayer dollars to further these objectives.
(b) Sense of Congress.-It is the sense of the Congress that the President, in providing assistance to implement the Global Food Security Strategy, should-
(1) coordinate, through a whole-of-government approach, the efforts of relevant Federal departments and agencies to implement the Global Food Security Strategy; and
(2) utilize open and streamlined solicitations to allow for the participation of a wide range of implementing partners through the most appropriate procurement mechanisms, which may include grants, contracts, cooperative agreements, and other instruments as necessary and appropriate.

## SEC. 3. DEFINITIONS.

In this Act:
(1) AGRICULTURE.-The term "agriculture" means crops, livestock, fisheries, and forestries.
(2) APPROPRLATE CONGRESSIONAL COMMIT-TEES.-The term "appropriate congressional committees" means-
(A) the Committee on Foreign Relations of the Senate;
(B) the Committee on Agriculture, Nutrition, and Forestry of the Senate;

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(C) the Committee on Appropriations of the Senate;
(D) the Committee on Foreign Affairs of the House of Representatives;
(E) the Committee on Agriculture of the House of Representatives; and
(F) the Committee on Appropriations of the House of Representatives.
(3) Feed the future invovation labs.The term "Feed the Future Innovation Labs" means research partnerships led by United States universities that advance solutions to reduce global hunger, poverty, and malnutrition.
(4) Food and nutrition security.-The term "food and nutrition security" means access to, and availability, utilization, and stability of, sufficient food to meet caloric and nutritional needs for an active and healthy life.
(5) Global food security strategy.-The term "Global Food Security Strategy" means the strategy developed and implemented pursuant to section 4(a).
(6) Malevetrition.-The term "malnutrition" means poor nutritional status caused by nutritional deficiency or excess.

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(7) Relevant federal Departments and AGENCIES.- The term "relevant Federal departments and agencies" means the Tnited States Agency for International Development, the Department of Agriculture, the Department of Commerce, the Department of State, the Department of the 'Treasury, the Millennium Challenge Corporation, the Overseas Private Investment Corporation, the Peace Corps, the Office of the Lnited States Trade Representative, the United States African Development Foundation, the Lnited States Geological Survey, and any other department or agency specified by the President for purposes of this section.
(8) Resilimence.-The term "resilience" means the ability of people, households, communities, countries, and systems to mitigate, adapt to, and recover from shocks and stresses to food security in a manner that reduces ehronic vulnerability and facilitates inclusive growth.
(9) Smalli-scale producer.-The term "small-scale producer" means farmers, pastoralists, foresters, and fishers that have a low-asset base and limited resources, including land, capital, skills and labor, and, in the case of farmers, typically farm on fewer than 5 hectares of land.

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(10) Sustannable.-The term "sustainable" means the ability of a target country, community, implementing partner, or intended beneficiary to maintain, over time, the programs authorized and outcomes achieved pursuant to this Act.
(11) Target country.-The term "target country" means a developing country that is selected to participate in agriculture and nutrition security programs under the Global Food Security Strategy pursuant to the selection criteria deseribed in section 4(a)(2), including criteria such as the potential for agriculture-led economic growth, government commitment to agricultural investment and policy reform, opportunities for partnerships and regional synergies, the level of need, and resource availability. SEC. 4. COMPREHENSIVE GLOBAL FOOD SECURITY STRATEGY.
(a) Strategy.-The President shall coordinate the development and implementation of a United States whole-of-government strategy to accomplish the policy objectives set forth in section 2(a), which shall-
(1) set specific and measurable goals, benchmarks, timetables, performance metries, and monitoring and evaluation plans that reflect international best practices relating to transparency, account-

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ability, food and nutrition security, and agricultureled economic growth, consistent with the policy objectives described in section 2(a);
(2) establish clear and transparent selection criteria for target countries, communities, regions, and intended bencficiaries of assistance;
(3) support and be aligned with country-owned agriculture, nutrition, and food security policy and investment plans developed with input from relevant governmental and nongovernmental sectors within target countries and communities, regional bodies, and representatives of the private sector, agricultural producers, including women and small-scale producers, international and local civil society organizations, faith-based organizations, agricultural research and academic institutions, and farmers, as appropriate;
(4) support inclusive agricultural value chain development, with small-scale producers, especially women, gaining greater access to the inputs, skills, resource management capacity, networking, bargaining power, financing, and market linkages needed to sustain their long-term ceonomic prosperity;
(5) support improvement of the nutritional status of women and children, particularly during the

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critical first 1,000 -day window until a child reaches 2 years of age, with a focus on reducing child stunting;
(6) support the long-term success of programs by building the capacity of local organizations and institutions in target countries and communities;
(7) integrate resilience and nutrition strategies into food security programs, such that chronically vulnerable populations are better able to build safety nets, secure livelihoods, access markets, and access opportunities for longer-term cconomic growth;
(8) develop community and producer resilience to natural disasters, emergencies, and natural occurrences that adversely impact agricultural yield;
(9) harness science, technology, and innovation, including the research conducted at Feed the Future Innovation Labs, or any successor entities, throughout the United States;
(10) integrate agricultural development activities among food insecure populations living in proximity to designated national parks or wildlife areas into wildlife conservation efforts, as necessary and appropriate;
(11) leverage resources and expertise through partnerships with the private sector, farm organiza-

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tions, cooperatives, civil society, faith-based organizations, and agricultural research and academic institutions;
(12) support collaboration, as appropriate, between United States universities and public and private institutions in target countries and communities to promote agricultural development and innovation;
(13) seek to ensure that target countries and communities respect and promote land tenure rights of local communities, particularly those of women and small-seale producers; and
(14) include criteria and methodologies for graduating target countries and communities from assistance provided to implement the Global Food Security Strategy as such countries and communities meet the progress benchmarks identified pursuant to section $6(\mathrm{~b})(4)$.
(b) Coordination.-The President shall coordinate, through a whole-of-government approach, the efforts of relevant Federal departments and agencies in the implementation of the Global Food Security Strategy by -
(1) establishing monitoring and evaluation systems, coherence, and coordination across relevant Federal departments and agencies; and

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(2) establishing platforms for regular consultation and collaboration with key stakeholders, includ-ing-
(A) national and local govermments;
(B) multilateral institutions;
(C) private voluntary organizations;
(D) cooperatives;
(E) the private sector;
(F) local nongovernmental and civil society organizations;
(G) faith-based organizations;
(H) congressional committees; and
(I) other stakeholders, as appropriate.
(c) Strategy Stbmission.-
(1) In general.-Not later than October 1, 2016, the President, in consultation with the head of each relevant Federal department and agency, shall submit to the appropriate congressional committecs the Global Food Security Strategy required under this section that provides a detailed description of how the Cnited States intends to advance the objectives set forth in section 2(a) and the agency-specific plans described in paragraph (2).
(2) Agenct-specific plans.-The Global Food Security Strategy shall include specific imple-

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17 part $\amalg$ of the Foreign Assistance Act of 1961 (22 U.S.C.
18 2151a, 2151a-1, 2220a et seq., and 2346 et seq.) to pre-
19 vent or address food shortages notwithstanding any other 20 provision of law.

21 (b) ALTHORIZATION OF Appropriations.-There is 22 authorized to be appropriated to the Secretary of State 23 and the Administrator of the United States Ageney for 24 International Development $\$ 1,000,600,000$ for fiscal year 252016 to carry out those portions of the Global Food Secu-
rity Strategy that relate to the Department of State and the United States Agency for International Development, respectively.
(c) Monitoring and Evaluation.-The President shall seek to ensure that assistance to implement the Glob6 al Food Security Strategy is provided under established 7 parameters for a rigorous accountability system to mon8 itor and evaluate progress and impact of the strategy, including by reporting to the appropriate congressional com10 mittees and the public on an annual basis.

## SEC. 6. REPORT.

(a) In General.- Not later than 1 year after the date of the submission of the strategy required under section $4(c)$, the President shall submit to the appropriate congressional committees a report that describes the status of the implementation of the Global Food Security Strategy.
(b) Con'tent.-'The report required under subsection 19 (a) shall-
(1) contain a summary of the Global Food Security Strategy as an appendix;
(2) identify any substantial changes made in the Global Food Security Strategy during the preceding calendar year;

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(3) describe the progress made in implementing the Global Food Security Strategy;
(4) identify the indicators used to establish benchmarks and measure results over time, as well as the mechanisms for reporting such results in an open and transparent manner;
(5) describe related strategies and benchmarks for graduating target countries and communities from assistance provided under the Global Food Security Strategy over time, including by building resilience, reducing risk, and enhancing the sustainability of outcomes from Cnited States investments in agriculture and nutrition security;
(6) contain a transparent, open, and detailed accounting of spending by relevant Federal departments and agencies to implement the Global Food Security Strategy, including by listing all implementing partners and, to the extent practicable, deseribing their activities;
(7) describe how the Global Food Security Strategy relates to other United States food security and development assistance programs on the continuum from emergency food aid through sustainable, agriculture-led economic growth;

14
(8) describe the contributions of the Global Food Security Strategy to, and assess the impact of, broader international food and nutrition security assistance programs, including progress in the promotion of land tenure rights, creating economic opportunities for women and small-scale producers, and stimulating agriculture-led economic growth in target countries and communities;
(9) assess efforts to coordinate United States international food security and nutrition programs, activities, and initiatives with-
(A) other bilateral donors;
(B) international and multilateral organi-
zations;
(C) international financial institutions;
(D) target country goverrments;
(E) international and local private voluntary, nongovernmental, faith-based organiza-
tions, and civil society organizations; and
(F) other stakeholders;
(10) assess United States Government-facilitated private investment in related sectors and the impact of private sector investment in target countries and communities;
(11) identify any United States legal or regulatory impediments that could obstruct the effective implementation of the programming referred to in paragraphs (7) and (8);
(12) contain a clear gender analysis of programming, to inform project-level activities, that includes established disaggregated gender indicators to better analyze outcomes for food productivity, income growth, control of assets, equity in access to imputs, jobs and markets, and nutrition; and
(13) incorporate a plan for regularly reviewing and updating strategies, partnerships, and programs and sharing lessons learned with a wide range of stakeholders in an open, transparent manner.
(c) Prblic Availability of Information.-The 16 information referred to in subsection (b) shall be made

17 available on the public website of the United States Agen18 cy for International Development in an open, machine 19 readable format, in a timely manner.

## Amendment to the Amendment in the

## Nature of a Substitute to H.R. 1567

Offered by Mr. Poe
Page 8, line 2, strike "age," and insert "age and".

Page 8, line 3, add at the end before the semicolon the following: ", through nutrition-specific and nutritionsensitive programs, including related water, sanitation, and hygiene programs".

Page 8 , after line 3 , insert the following new paragraph (and redesignate subsequent paragraphs accordingly):
(6) facilitate communication and collaboration, as appropriate, among local stakeholders in support 3 of a multi-sectoral approach to food and nutrition security, to include analysis of the multiple underlying causes of malnutrition, including lack of access

6 to safe drinking water, sanitation, and hygiene;
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Calling for the release of Ukramian fighter pilot Nadiya Savehenko, who was captured by Russian forces in Eastern Ukraine and has been held illegally in a Russian prison since July 2014.

## IN THE HOUSE OF REPRESENTATIVES

January 26, 2015
Mr. Lentin (for himself, Ms. Kaptur, Mr. IfTzpatrick, Mr. Qutalay, and Mr. Pascrell) submitted the following resolution; which was referred to the Commitlee on Foreign Affairs

## RESOLUTION

Calling for the release of Ukrainian fighter pilot Nadiya Savchenko, who was captured by Russian forces in Eastern Ukraine and has been held illegally in a Russian prison since July 2014.

Whereas Nadiya Savchenko is the first-ever female fighter pilot in Ukraine's Armed Forces and is an Iraqi war veteran;

Whereas in the ongoing conflict in Eastern Ukraine, Nadiya Savehenko volunteered her services to the Lkraimian Aidar battalion:

Whereas Nadiya Savchenko was elected in absentia from the Batkivshchyna Party to Ukraine's Parliament in October 2014, and appointed to the Parliament Assembly of the

Council of Europe (PACE) as a representative from Ukraine;

Whereas as a member of the Armed Forces of Ukraine, Lieutenant Nadiya Savchenko was conducting operations in eastern Ukraine against pro-Russian forces in the summer of 2014 when she was captured and taken into captivity;

Whereas during her mission in Eastern Ukraine, she was captured by the Donbas People's Militia, detained on Ukrainian territory, deprived of rights to due process, and illegally transferred to the Russian Federation to stand trial on unsubstantiated charges of terrorism;
Whereas since July 2014, Nadiya Savchenko has endured involuntary psychiatric evaluations and solitary confinement;

Whereas Nadiya Savchenko is currently entering her sixth week of a hunger strike as a symbol of her protest;

Whereas Nadiya Savchenko is denied access to urgently needed medical attention and access to legal counsel;

Whereas the Minsk Protocol of September 2014, signed by Ukraine and the Russian Federation, calls for the "immediate release of all hostages and illegally held persons";

Whereas appeals have been made to the United Nations Human Rights Council and the International Red Cross to secure Nadiya Savehenko's release;

Whereas the international community including representatives of the Parliamentary Assembly of the Council of Europe (PACE) and of the United States have urged her immediate release;

3
Whereas, on January 26, 2015, the opening day of the Parliamentary Assembly, the global community embark on a public campaign to bring attention to the plight of Nadiya Savehenko and demand her immediate release; and

Whereas the Govermment of the United States and its people express concern about the deteriorating health of detained pilot Nadiya Savchenko and her continued illegal imprisonment: Now, therefore, be it

Resolved, That the House of Representatives -
(1) condemns the Russian Federation for its illegal imprisonment of Nadiya Savchenko;
(2) calls on the Russian Federation to immediately release Nadiya Savchenko;
(3) calls on the United States, its European allies, and the international community to aggressively support efforts to release Nadiya Savehenko and other illegally detained persons; and
(4) expresses solidarity with the Ukrainian peo-
ple.

## Amendment to H.Res. 50

## Offered by Mr. Smith of New Jersey

In the 3rd whereas clause, strike "Parliament" and insert "Parliamentary".

In the 5th whereas clause, strike "rights" and insert "the right".

In the 7 th whereas clause, strike "is currently entering her sixth week of a hunger strike" and insert "was on a hunger strike for all but 10 consecutive days between December 13, 2014, and April 5, 2015".

In the 8th whereas clause, strike "is" and insert "has been".

In the 11th whereas clause, strike "the Parliamentary Assembly of the Council of Europe (PACE)" and insert "PACE".

In the 12th whereas clause, strike "cmbark" and insert "embarked".

Page 3, line 9, strike "and" at the end.

Page 3 , after line 9 , insert the following new paragraph:
(1) (4) calls upon the Cnited States to impose targeted sanctions against persons responsible for the kidnapping, arrrest, and imprisonment of Nadiya Savchenko and other illegally detained persons; and

Page 3, line 10, strike " $(4)$ " and insert "(5)".
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## Amendment to H. Res. 50 Offered by Mr. Connolly of Virginia

Page 3, line 9, strike "and" at the end.

Page 3, after line 9, insert the following:
(4) reiterates that it is the policy of the Lnited States not to recognize the de jure or de facto sovereignty of the Russian Federation over any part of Ukraine, its airspace, or its territorial waters; and

Page 3, line 10, strike "(4)" and insert "(5)".
$\qquad$

## Amendment to H. Res. 50

## Offered by Mr. Keating of Massachusetts

In the 12 th clause of the preamble, strike "and" at the end.

After the 12 th clause of the preamble, insert the following:

Whereas on April 22, 2015, the Verkhorna Rada of Ckraine voted unanimously to pass a resolution "On the imposing of sanctions on persons responsible for the illegal imprisonment in the Russian Federation of Nadiya Savchenko", which included the names of 35 individuals believed to be responsible for Nadiya Savchenko's illegal imprisonment; and

Amend the title so as to read: "Resolution calling for the release of Ukrainian fighter pilot Nadiya Savchenko, who was captured by Russian forces on the territory of Ukraine and has been held illegally in a Russian prison since July 2014.".

## IN THE HOUSE OF REPREsENTATIVES

Mr. Rangel (for himself and Mr. Royce) submitted the following concurrent resolution; which was referred to the Committee on Foreign Affars

## CONCURRENT RESOLUTION

Encouraging reunions of divided Korean American families.
Whereas the Republic of Korea (hereinafter in this resolution referred to as "South Korea") and the Democratic People's Republic of Korea (hereinafter in this resolution referred to as "North Korea") remain divided since the armistice agreement was signed on July 27, 1953;

Whereas the United States, which as a signatory to the armistice agreement as representing the United Nations Forces Command, and with 28,500 of its troops currently stationed in South Korea, has a stake in peace on the Forean Peninsula and is home to more than $1,700,000$ Americans of Korean descent;

Whereas the division on the Korean Peninsula separated more than $10,000,000$ Korean family members, including some who are now citizens of the Cnited States;

Whereas there have been 19 rounds of family reunions between South Koreans and North Koreans along the border since 2000;

Whereas Congress signaled its interest in family reunions between United States Citizens and their relatives in North Korea in section 1265 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110-181), signed into law by President George W. Bush on January 28, 2008;

Whereas the number of more than 100,000 estimated divided family members in the United States last identified in 2001 has been significantly dwindling as many of them have passed away;

Whereas many Korean Americans are waiting for a chance to meet their relatives in North Korea for the first time in more than 60 years; and

Whereas peace on the Korean Peninsula remains a long-term goal for the Governments of South Korea and the Tinited States, and would mean greater security and stability for the region and the world: Now, therefore, be it

1 Resolved by the House of Representalives (the Senate concurring), That Congress-
(1) encourages North Korea to allow Korean

4 Americans to meet with their family members from
5 North Korea; and
6 (2) calls on North Korea to take concrete steps
7 to build goodwill that is conducive to peace on the
8 Korean Peninsula.

Chairman Royce. And after recognizing myself and the ranking member, Mr. Eliot Engel of New York, I will be pleased to recognize any member seeking recognition to speak on these measures.

So just, if we could, this is consideration of a number of measures that will strengthen U.S. efforts to counter ISIS and support our allies in the Middle East that I will begin with here.

And the first would be H.R. 907, the U.S.-Jordan Defense Cooperation Act of 2015 . This bill recognizes the invaluable role of Jordan and enhances our security cooperation. It grants Jordan expedited congressional review of proposed U.S. arms transfers, status that is otherwise reserved for NATO members and other close allies. These benefits will be provided to Jordan during its time of need.

And I want to thank Chairman Emeritus Ros-Lehtinen and Mr. Ted Deutch for bringing forward this timely and important measure.

Then we go to H.R. 1493. This is the Protect and Preserve International Cultural Property Act. This committee has heard about how ISIS is funding its terror campaign by looting and selling treasures and antiquities in Iraq and Syria. The loss and destruction of these artifacts is a national security concern and an affront to cultural heritage.

And I want to thank the ranking member for his continued leadership on this issue, and for authorizing this bill, the Protect and Preserve International Cultural Property Act, which will improve coordination of U.S. efforts to provide cultural property, to protect that cultural property, and prevent those artifacts removed since the start of Syria's civil war from being sold or imported into the United States.

We appreciate working with the Committee on Ways and Means on the critical impact and on the important restrictions in this bill.

Then we have H.R. 237, the FTO Passport Revocation Act. The flow of foreign fighters to ISIS is a serious threat. Regrettably, U.S. passport holders are among those who have joined the ranks of this and other terrorist organizations. So this bill, the FTO Passport Revocation Act, authored by Mr. Poe, provides a check to combat this threat.

This bipartisan and common sense bill grants the Secretary of State the authority to revoke or deny U.S. passports to individuals who are members of designated foreign terrorist organizations, so that they cannot realize their jihadist intentions.

Then we have Mr. Honda's bill, H.R. 500, Human Trafficking Survivors Empowerment Act. I would like to express my strong support for this bill. This bill will help to ensure that those with the most direct knowledge of human trafficking, the survivors, will have a voice in the anti-trafficking policy conversations within the U.S. Government.

It is critical to tap the expertise and affirm the dignity of former victims, many of whom I have had the honor of meeting in Washington, D.C., and in California, and also overseas.

So this bill will establish a U.S. Human Trafficking Survivors Advisory Council. It is going to be appointed by the President and bipartisan congressional leadership. The council will serve as an advisory body to the administration's senior policy operating group
on human trafficking and as a point of contact for Federal agencies seeking input from human trafficking survivors.

I also want to thank the National Survivor Network and the Coalition to Abolish Slavery and Trafficking, that is CAST, as the group is known, in Los Angeles, for their important work in advocacy.

Then we will go to H.R. 1567, the Global Food Security Act. In an effort to break the cycle of dependency on U.S. international food aid, USAID has been investing in programs to accelerate agri-culture-led economic growth, to help chronically food insecure communities become more resilient, and to improve child nutrition.

The Global Food Security Act, as amended, captures the best attributes of this current strategy while providing a road map for future work. It enhances congressional oversight and forces greater collaboration across the many agencies engaged in food and agricultural assistance.

A substantially similar measure passed the House unanimously last December, and I wanted to thank Mr. Smith for his leadership in, again, bringing the measure forward.

House Resolution 50 calling for the release of Ukrainian fighter pilot Nadiya Savchenko. She was seized in July 2014 by Russianbacked separatists in Eastern Ukraine and forcibly taken to Russia where she has endured psychological abuse and solitary confinement.

And then we have, lastly, House Concurrent Resolution 40 on the reunification of Korean American families. For over 60 years, these families have longed for an opportunity to reunite with their loved ones. This resolution calls on North Korea to recognize their suffering and permit the reunion they have long desired.

I go now to Mr. Eliot Engel of New York.
Mr. Engel. Thank you, Mr. Chairman, for holding this markup and, as always, for working with us in a bipartisan manner. I strongly support the seven measures that make up this en bloc package.
I would like to begin by urging my colleagues to support H.R. 1493, the Protect and Preserve International Cultural Property Act. I introduced this bill with Representatives Chris Smith and Bill Keating, and Chairman Royce as well, and this is a measure that is deeply important to me.

We have all seen horrific videos of ISIS ransacking historical sites in the territory they control. This is much, much more than the senseless destruction of irreplaceable treasures in Syria alone. It has happened all over the world, but today ISIS is trying to erase history. They are trying to wipe out the heritage and the culture of the people they oppress. Worse still, they are peddling these antiquities on the black market to fund their violence.

Since World War II, the United States has led the world in protecting cultural property from those bent on its theft and destruction. We have never stood for this sort of barbarity, and we cannot do so now. We must respond to the ongoing crisis in Syria and coordinate our efforts to protect cultural property before the next crisis erupts somewhere else in the world.
This bill would allow the administration to crack down on the import of looted Syrian cultural property, restrictions that would
mirror those we have already established for Iraq and that would bolster steps our allies have already taken. The legislation would also make sure all of our Federal agencies are on the same page when it comes to safeguarding antiquities, and it would ramp up congressional oversight of what we are doing on that issue.

We need to act on this problem now to cut off a critical source of funding for ISIS, to stand up to this brand of psychological warfare, and to stop those determined to destroy a part of the world's richest history.

Next I would like to thank Representative Poe for introducing H.R. 237, bipartisan legislation to authorize the Secretary of State to deny or revoke passports for anyone associated with a foreign terrorist organization. I am deeply troubled by reports of Americans traveling to Syria and Iraq to join ISIS and other terrorist organizations.

This situation creates the potential for attacks on U.S. soil when they return home. It is critical we use all of the tools at our disposal, including border protection and passport controls, to protect our country.

I also support H.R. 1567, the Global Food Security Act, and I thank Representatives Smith and McCollum for taking the lead on this important issue. The bipartisan legislation passed the House last year and would authorize the Feed the Future Initiative championed by former USAID Administrator Raj Shah.

In its first few years, this initiative has made a real difference in fighting world hunger, poverty, and malnutrition. This bill would strengthen this valuable program, and I urge my colleagues to support it.

I also support H.R. 907, the U.S.-Jordan Defense Cooperation Act, legislation introduced by my friends, Ileana Ros-Lehtinen and Ted Deutch. Jordan faces enormous security and economic challenges. More than 600,000 Syrian refugees have spilled into the country, and ISIS is sitting on its doorstep.

This bill would speed up the transfer of American defense equipment for the next 3 years. It would also authorize the Secretary of State to sign a memorandum of understanding with Jordan to increase economic and military assistance. We want to send a message to the Jordanian people we are with them in their fight against extremism.

I also support H.R. 500, the Survivors of Human Trafficking Empowerment Act, which was introduced by Representative Mike Honda. This legislation would create a council made up of trafficking survivors to provide guidance and recommendations to Federal agencies working on human trafficking issues. Having the voices of survivors to help guide Federal policy, identify funding priorities, and offer technical assistance will improve our government's response to this horrific crime of modern day slavery.

Next I want to thank Representative Rangel for his leadership and introducing H. Con. Res. 40, a resolution that encourages the reunion of divided Korean American families. Charlie Rangel, of course, was an American soldier in the Korean War. More than 10 million Koreans have been separated from family members since 1953, many of whom are now American citizens.

This legislation calls on North Korea to allow Korean Americans to meet their family members from North Korea, and it takes steps to build goodwill that is conducive to peace on the Peninsula. I am a co-sponsor of this legislation, and I urge my colleagues to support it.

And, finally, I would like to voice my support for H. Res. 50, a resolution calling on Russia to immediately release Ukrainian fighter pilot Nadiya Savchenko and condemning her illegal captivity. Nadiya was captured by Russian-led insurgents in Ukraine last summer and has been held in a Moskow prison.

She is a true heroine of Ukraine. Her courage and spirit inspire so many in her country who are struggling against great odds for an independent, democratic, and prosperous Ukraine, an independent, democratic, and prosperous future.

I commend Representative Sandy Levin and the other members of the House Ukraine Caucus for introducing this measure, and I urge my colleagues to support us.

I also ask unanimous consent to enter Congressman Honda's statement for the record for H.R. 500.

Chairman Royce. Without objection.
Mr. Engel. Thank you, Mr. Chairman, again, for holding this markup and for working with us on these measures in a bipartisan manner.

Chairman Royce. Thank you, Mr. Engel.
Do any other members seek recognition? Ms. Ros-Lehtinen.
Ms. Ros-Lehtinen. Thank you so much, Chairman Royce, and Ranking Member Engel. Thank you for holding this markup today and for the excellent way in which you are guiding our committee. Thanks to your staff as well for working with my staff and Mr . Deutch's office to bring up H.R. 907, the United States-Jordan Defense Cooperation Act of 2015.

Ted could not be present because he has a markup at Judiciary, but he wanted me to express, on his behalf, his strong support for this legislation and his gratitude to the full committee for bringing it forward this morning.
H.R. 907 is a simple, straightforward, common sense bill that not only helps secure U.S. national security interests, but also the security interests of one of our closest allies in the Middle East region, the Hashemite Kingdom of Jordan. Jordan has been on the front lines in the fight against the terror group ISIL, and having to deal with the humanitarian crisis that is ongoing as a result of the fighting in Iraq, in Syria, which has caused a great strain on the Kingdom.

King Abdullah has been gracious in taking in over a million refugees who have fled the wrath of ISIL in Iraq and the fallout from the war between Assad, ISIL, and other terror groups. He understands that in order to defeat ISIL more moderate and understanding voices must refute and fight back the radicalized Islam of ISIL and other terror groups, and reclaim Islam for those who seek peace. Otherwise, the fight against these extremists will never end.

And, of course, we know the horror that befell the people of Jordan when ISIL captured, tortured, and burned to death a Jordanian fighter pilot. The brutality of these extremists knows no bounds, and neither do their aspirations. They will not cease until
they achieve their objectives, and that is to establish an Islamic caliphate, or until they are defeated and destroyed. This is where our bill comes in.

Jordan has done a great job of taking the fight to ISIL, but the Kingdom needs more resources to bolster their capabilities. The U.S. and Jordan have signed a new memorandum of understanding that will guide our assistance to Jordan for the next 3 years. But what Jordan really needs now is for us to expedite our arms transfers and defense articles to the Kingdom.

King Abdullah has stepped up to take a leading role in the fight, but he needs our help and has asked that we expedite some of these transfers, so that Jordan has the tools necessary to not only repel ISIL but to take the fight to the terror group and destroy it.

Time is of the essence, Mr. Chairman, in the fight against ISIL, and we have none to spare. The U.S. must continue to fully support our allies in the region as much as we can, and this bill will signal to them that we stand ready to back them in their efforts to take on terror and to bring stability to a violence-plagued region.

And, finally, before I yield my time, I would like the committee members to meet Mariella, a young lady behind us. She is a high school junior from Fort Worth. She is part of a national organization called Girls, Inc., and many of the female members are participating in a Take Your Daughters to Work Day. She is not my granddaughter, but I wish she could be. She is a wonderful young lady.

Thank you, Mariella.
Thank you, Mr. Chairman, and I-
Chairman Royce. Thank you.
Ms. Ros-Lehtinen [continuing]. Yield back.
Chairman Royce. Thank you, Ileana.
Let us see. We go now to-Mr. Keating, are you next in line? Do you want to be recognized?

Mr. Keating. Thank you, Mr. Chair. I would like to move to strike the last word. First, I would like to thank you for the two amendments I had that are considered in the en bloc as one en bloc amendment.

The first one is just a technical change, I believe, but an important one, with Congressman Levin's fine work in recognizing Lieutenant Savchenko's plight and heroism in Ukraine. And what it does is, given the Russian Federation's ongoing efforts to distort the legally and internationally recognized definition of Ukraine's sovereignty, independence, and territorial integrity, we changed, and I think it was crucial to do this, references to all parts of Ukraine simply as Ukraine as a whole.

Secondly, I want to thank my colleagues, Chairman Royce, Ranking Member Engel, and Mr. Smith, for joining me in sponsoring H.R. 1493, the Protect and Preserve International Cultural Property Act. We have seen images of the terrorist organization and the group ISIL destroying cultural sites and artifacts in Iraq and Syria. ISIL's recent activities mirror the Taliban's destruction of Buddhist statues in Afghanistan in 2001, and an al-Qaeda affiliate's destruction of tombs and shrines in Timbuktu, Mali, in 2012.

These acts destroy humanity's common cultural heritage and are a crime against the entire international community, including the

United States. In addition to ISIL and other groups, there are increasingly looting and trafficking cultural artifacts to finance their own terrorist operations. ISIL has reportedly earned millions from the plunder of antiquities, including $\$ 36$ million from the looting in one site alone in Syria.

This bill is an important step in protecting cultural property in Syria specifically, and coordinating the efforts of the United States Government in working to protect cultural property worldwide, and work to prevent the trafficking in antiquities from benefitting terrorists and other criminal groups alike.

I look forward to continuing to work on this issue with the committee, and I want to thank my colleagues for their support.

With that, I yield back, Mr. Chairman.
Chairman Royce. Thank you, Mr. Keating.
Let us see. We go now to Mr. Smith of New Jersey.
Mr. Smith. Thank you very much, Mr. Chairman. I want to thank you, Chairman Royce, and Ranking Member Engel, for scheduling this important markup, which again evidences the bipartisanship and the collegiality that is so characteristic of this committee.

The Global Food Security Act, H.R. 1567, I am happy to say has a number of co-sponsors, including prime co-sponsor Betty McCollum. It has been a delight to work with her and her staff, the ranking member of our subcommittee, Karen Bass, and you, Mr. Chairman, and Mr. Engel, as well as Mr. Emmer, Mr. Meadows, Mr. DesJarlais, and Mr. Cicilline. Thank you all for being on this important lifesaving legislation.

This legislation will help provide a long-term solution, really, a road map to ending global hunger by authorizing and strengthening the existing national food security program coordinated by the USAID, commonly known as Feed the Future. This program strengthens nutrition, especially for children during the critical first 1,000 -day window from conception to the child's second birthday. It is absolutely the most transformative time in anybody's life. And if we get it right, both mother and child are exponentially more healthy and will have healthier lives going forward.

In essence, it is a program, this bill, that teaches a woman or man to fish instead of giving that person the fish. As such, it is economical in the long run and will likely, over the long term, lead to a reduction in the amount of money we spend on emergency food aid. Our aid is leveraged with that of other countries, the private sector, NGOs, and especially faith-based organizations whose great work on the ground in so many different countries impacts so many lives.

By statutorily authorizing this existing program and strengthening it, which had its roots in the Bush administration and was formalized by President Obama, is a fittingly bipartisan program. We are also increasing our oversight by requiring the administration to report to Congress in a number of areas.

As you may recall, last year we passed the Global Food Security Act out of the House, only to have it stall and falter in the Senate, so we are back. The amendment in the nature of a substitute, which you have before you, is in substance similar to what the House passed last year. And, again, it really speaks to the metrics,
measurable goals, benchmarks, time tables, and, again, makes this whole program a very significant priority in what we do.

I want to thank Mr. Poe for offering an amendment that underscores the vital importance of water, sanitation, and health, known by the acronym WASH in global development, and that amendment is now a part of this legislation. So thank you, Ted. Thank you, Judge.

And I would ask unanimous consent to include the rest of my statement on some of the other measures.

Chairman Royce. Without objection.
Mr. Smith. Thank you.
Chairman Royce. Let us see. Mr. David Cicilline of Rhode Island was seeking recognition.

Mr. Cicilline. Thank you, Mr. Chairman. I want to begin by complimenting you and Ranking Member Engel for calling this markup and for the bipartisan spirit in which all of these issues have been approached and strongly supporting the passage of each of them.

I would like to just also take a moment to welcome two state legislators from Rhode Island, Senator Juan Pichardo and Representative Carlos Tobon, who are here and watching us, and just welcome them to the committee.

And with that, I yield back.
Chairman Royce. Thank you, Mr. Cicilline.
Judge Ted Poe of Texas.
Mr. Poe. Thank you, Mr. Chairman. I want to thank you and the ranking member for bringing up all seven of these pieces of legislation in a timely manner, and the efficiency for which the committee has worked with me and other members on these bills.

One-year-old Vivek lived in a village of mud huts in India. When Vivek was not doing well, his mother took him to the doctor four times and the doctor said it was malnutrition. His family had enough food to eat for his young body. They had goats, fresh buffalo milk, and hundreds of pounds of wheat and potatoes. So what was the problem? The problem was water. Vivek's little body was spending so much of its energy fighting infections from the bad water that there was little left for brain development and growth.

The lesson here is that you can give a child all the food in the world, but without clean water it will not do any good.

My amendment to H.R. 1567 that is sponsored by the gentleman from New Jersey, Mr. Smith, makes clean water and sanitation part of the discussion when we talk about food security. Instead of each sector of foreign aid with its own stovepipe, this amendment makes sure that sectors talk to each other and work together.

Last week a 23 -year-old Somali American man from Columbus, Ohio, was charged with supporting terrorists. He was trained in Syria and told by a cleric to go home to the United States and carry out an attack against America. That is the first time we have caught someone who was specifically told to go back to the United States to attack the homeland. These Benedict Arnold traitors who have turned against America and joined the ranks of foreign radical terrorist armies should not be allowed to come back into the United States unless they come back in handcuffs.

For these reasons, I believe H.R. 237, that is co-sponsored by Mr. Keating and Mr. Sherman, the Foreign Terrorist Organization Passport Revocation Act, is a critical bill at a critical time. This bill grants the Secretary of State the explicit authority to revoke or deny U.S. passports for individuals who are members of or otherwise help designated foreign terrorist organizations. We must stop these killers from coming back to the United States to do harm to Americans.

And, lastly, human trafficking is a scourge in our society. It is encouraging to see that the Senate yesterday passed the Justice for Victims of Trafficking Act, 99 to 0. I don't know the last time that the Senate has agreed on unanimous legislation this important.

This is very similar to the legislation that passed the House that I was the lead sponsor on, along with Carolyn Maloney from New York, along with 10 other bills regarding the scourge of human trafficking.

Congress is finally coming to the realization that trafficking happens in our backyards, and we need to do something about this. Survivors' voices must be part of the conversation. They know best how to effectively prevent the fight of this modern day slavery. We must engage survivors if we have any chance of ending this crime and properly serving the victims of this dastardly deed.

As the lead Republican on H.R. 500, the Survivors of Human Trafficking Empowerment Act, I have enjoyed working with Congressman Honda to ensure victims are empowered and their voices are heard on the Federal level, and I would recommend and ask that the two bills that I mentioned be voted on in the affirmative, and the one amendment be voted on in the affirmative along with the other pieces of legislation.

And I will yield back.
Chairman Royce. Thank you, Mr. Poe.
Seeking recognition, we have Lois Frankel of Florida.
Ms. Frankel. Thank you. Thank you, Mr. Chair, and I want to thank you and the ranking member, and all the members who have contributed to these measures, which I support, and appreciate that in a world full of crises that we can find so many things that we here can cooperate on.

I wanted to also, like my colleague, Ms. Ros-Lehtinen, introduce a young lady. We actually have a miracle in the room. Her name is Miracle Dixon from a high school in Indiana. And I want to welcome you here with the Girls, Inc. program.

And I just want to let you know that Ileana Ros-Lehtinen, who also has someone with her, used to be the chair of this committee, and chairs one of our subcommittees, because this is a leadership program. So this is one of our most prominent women leaders in the Congress, so I want you to know that. And the rest of us are working toward that.

Anyway, we want to welcome you. She is an honors student, good grades, and wants to be a lawyer. So keep that up.

And thank you, Mr. Chair. I yield back.
Chairman Royce. Thank you. Thank you, Lois.
Okay. We want to go now to Mr. Rohrabacher of California.
Mr. Rohrabacher. Thank you very much, and I would like to especially thank you, Mr. Chairman, and Mr. Engel for the great
leadership that you have provided us at this time when our country is confronting this ISIL threat and the terrorist actions overseas and the threats to our country. I think this committee is doing its due diligence, and I want to thank you very much for that.

I support your call today for these bills to be en bloc, voted on en bloc and brought to the floor. I would like to just express a couple of concerns that I have with two bills within this en bloc amendment.

And let me just-and I would like to ask Judge Poe, in your Passport Revocation Act, would this mean that we would revoke the passports for people who are here and considered terrorist threats while they are here? Or is it just for people who have gone overseas and are part of a terrorist group?

Mr. Poe. The bill allows the State Department to revoke the passport of any American citizen that is a member of a foreign terrorist organization anyplace.

Mr. Rohrabacher. Anyplace. Well, wouldn't we want to have someone who is a member of a terrorist organization either arrested right away and put away or-that is number one-if they are here domestically, rather than having them stay here without a passport, meaning we don't want those terrorists here in the United States.

Mr. Poe. Well, you would think that the FBI would arrest terrorists in the United States. But the bill is primarily-you asked me the specific question-it includes anybody that is a foreign terrorist organization member. It was aimed at those people who leave the United States, that are radicalized in Syria, and then they try to come back over here and do their mischief. That is what the bill is aimed at.

Mr. Rohrabacher. Well, we are-of course, I am with you 100 percent on that. I would hope, however, we are not taking away the passport from someone in a terrorist organization which makes them stay here. We would like them-to either arrest them here or take them overseas.

Mr. Poe. We would like them to go to jail.
Mr. Rohrabacher. Yes.
Chairman Royce. And if I could make an observation, this legislation also was revised, working with the FBI, in a way to make sure it does not intervene in their work. And it in no way, of course, preempts or prevents law enforcement from doing its job.

But I think it is an important step to make certain that those who are involved in these organizations, whether they are arrested or not, do not have the wherewithal to travel to get training offshore and then return. And this, of course, would prevent that from happening. So your point is well founded, Mr. Rohrabacher.

Mr. Rohrabacher. I don't want them coming back. I mean, because if we are not going to

Chairman Royce. Right. That is the intent behind it.
Mr. Rohrabacher. All right. And the second thing is about the calling for the release of the Ukrainian fighter pilot. I think she is offering a great service by drawing our attention to the fact that there are so many people being held hostage and prisoner in this Ukrainian catastrophe that is going on with our country right now.

And I would hope that just in the spirit of-I will be voting for this, but we should express our desire that it is not just one Ukrainian fighter pilot who happens to be a woman who we now can identify with, but we hope that this conflict ends maybe with the Minsk Agreement, which also had, as part of it, the release of all prisoners on both sides.

And we should be making sure that the people of the Ukraine know that we are trying to promote a peace situation where all of the prisoners are released and they can get back to making sure they are rebuilding their country, rather than just singling out one prisoner for that.

Chairman Royce. I think it would be a very good point, Mr . Rohrabacher, per the situation in Ukraine. But here is the difference in this particular case. This is actually a Ukrainian pilot. She is a Ukrainian pilot who was seized on Ukrainian territory, and then she was transferred to Russian territory. That is the difference. So she has been held in solitary confinement. She has been subjected to psychological abuse, denied access to medical treatment. And given these considerations, this would be the point of this particular-

Mr. Rohrabacher. All right. I think that is a very good answer. Thank you very much, Mr. Chairman.

Chairman Royce. Thank you, Mr. Rohrabacher.
Mr. Grayson.
Mr. Grayson. Thank you, Mr. Chairman. Just one brief comment regarding the Passport Revocation Act. The Supreme Court has recognized that there is a constitutional right to travel, and I think that that comes directly from the right of freedom of assembly under the First Amendment. Therefore, in my view-and I hope this becomes part of the record on this-I don't think that you can properly deny someone a passport or the right to travel without clear and convincing evidence.

I yield back.
Chairman Royce. Mr. Grayson, I think you raise a point here, and this is one of the reasons why this was crafted to provide permissive authority to the State Department per your concern here. And I think, given that, we can still meet that constitutional test, but-

Mr. Poe. Will the chairman yield?
Chairman Royce. Yes. I will yield to the author of the measure, Mr. Ted Poe of Texas.

Mr. Poe. The Supreme Court has ruled that the State Department, under certain circumstances, may revoke an American passport.

Mr. Grayson. Will the gentleman yield?
Mr. Poe. Yes.
Mr. Grayson. I understand that. I am suggesting, consistent with the Supreme Court's ruling, that that can be done only with clear and convincing evidence that that is, and should be, the standard of proof.

I yield back.
Chairman Royce. Mr. Grayson yields back.

Any other members seeking recognition? If not, we are going to go to-oh, yes. I wanted to recognize Mr. Gerry Connolly of Virginia for 30 minutes. [Laughter.]

Mr. Connolly. Take off your coats, everybody. Thank you, Mr. Chairman. I want to thank you and the ranking member for putting together today's markup. I am happy to support all of the bills in front of us. I want to thank your staffs as well for cooperating with us on inclusion of our amendment on H. Res. 50, reiterating the unqualified U.S. support for Ukrainian sovereignty in all respects.

Thank you again.
Chairman Royce. Reverse psychology. Thank you, Mr. Connolly.
Mr. Connolly. I yield back my 29 minutes.
Chairman Royce. Okay. Hearing no further requests for recognition, the question occurs on the items considered en bloc. All those in favor say aye.
[Chorus of ayes.]
All those opposed, no.
[No response.]
In the opinion of the Chair, the ayes have it, and the measures considered en bloc are agreed to. So, without objection, H.R. 1493 and House Concurrent Resolution 40 are ordered favorably reported, and H.R. 237, H.R. 500, H.R. 907, H.R. 1567, and House Resolution 50, are ordered favorably reported, as amended. And staff is directed to make any technical and conforming changes.

Also, without objection, the Chair is authorized to seek House consideration of any of today's measures under suspension of the rules.

And that concludes our business for today, and I want to thank again, Ranking Member Engel, and all of our committee members for their contributions and assistance in today's markup.

The committee is adjourned.
[Whereupon, at 10:44 a.m., the committee was adjourned.]

## A P P E N D I X

Material Submitted for the Record

# FULL COMMITTEE MARKUP NOTICE COMMITTEE ON FOREIGN AFFAIRS U.S. HOUSE OF REPRESENTATIVES WASHINGTON, DC 20515-6128 <br> Edward R. Royce (R-CA), Chairman 

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\text { April 23, } 2015
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TO: MEMBERS OF THE COMMITTEE ON FOREIGN AFFAIRS

You are respectfully requested to attend an OPEN meeting of the Committee on Foreign Affairs, to be held in Room 2172 of the Rayburn House Office Building (and available live on the Committee website at htrp//www. ForeignAfiais house.gov)

DATE: Thursday, April 23,2015
TIME: 10:00 a.m.
MARKUP OF: $\quad$ H.R. 237, FTO Passport Revocation Act of 2015;
H.R. 500, Survivors of Human Trafficking Empowerment Act;
H.R. 907, United States-Jordan Defense Cooperation Act of 2015;
H.R. 1493, Protect and Preserve International Cultural Property Act,
H.R. 1567, Global Food Security Act of 2015;
H. Res. 50, Calling for the release of Ukrainian fighter pilot Nadiya Savchenko, who was captured by Russian forces in Eastern Ukraine and has been held illegally in a Russian prison since July 2014; and
H. Con. Res. 40, Encouraging reunions of divided Korean American families.

By Direction of the Chairman

The Comminke on Foreign A/faits seeks to make iss foclities aceessibhe of persons with disabilites. If you are in need of special accomnodations. please call 202225-5021 at least four business days in adnance of the event whenever practicable. Questions with regard to sperial accommodations in general inctuding arailabithty of Committee maderials in atternalive formals and assisfive tiskenimg devicest may be directed to the Commite

# COMMITTEE ON FOREIGN AFFAIRS 

MINUTES OH HULL COMMITTEE MARKUP



RECORDED VOTES TAKEN (FOR MARKUP): (Attach final vote tally sheet listing each member.)
Subject : Yeas Nays R resent Noting

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TIME ADJOURNED 10.44 $\qquad$

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## HOUSE COMMITTEE ON FOREIGN AFFAIRS

FULL COMMITTEE MARKUP

| PRESEXT | MEMUER |
| :---: | :---: |
| X | Edward R. Royce, CA |
| X | Christopher H. Smith, NJ |
| X | Ileana Ros-Lehtinen, FL |
| X | Dana Rohrabacher, CA |
| X | Steve Chabot, OH |
|  | Joe Wilson, SC |
|  | Michael T. McCaul, TX |
| X | Tod Poc, TX |
| X | Matt Salmon, AZ |
|  | Darrell Issa, CA |
|  | Tom Marino, PA |
| X | Jcff Duncan, SC |
|  | Mo Brooks, AL |
|  | Paul Cook, CA |
|  | Randy Weber, TX |
| X | Scott Perry, PA |
| X | Ron DeSantis. FL |
| X | Mark Meadows, NC |
|  | Tcd Yoho, FL |
| X | Curt Clawson, FL |
| X | Scott, DesJarlais, TN |
| X | Reid Ribble, WI |
|  | Dave Trott, MI |
| X | Lec Zeldin, NY |
| X | Tom Emmer, MN |


| PRESENT | MEABBR |
| :---: | :--- |
| X | Eliot L. Engel, NY |
| X | Brad Sherman, CA |
|  | Gregory W. Meeks, NY |
| X | Albio Sires, NJ |
| X | Gcrald E. Connolly, VA |
|  | Theodore E. Deutch, FL |
| X | Brian Higgins, NY |
|  | Karen Bass, CA |
| X | William Keating, MA |
| X | David Cicillinc, RI |
| X | Alan Grayson, FL |
|  | Ami Bera, CA |
| X | Alan S. Lowenthal, CA |
| X | Grace Meng, NY |
| X | Lois Frankel, FL |
| X | Tulsi Gabbard, HI |
|  | Joaquin Castro, TX |
| X | Robin Kelly, IL |
|  | Brendan Boylc, PA |
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## 4/23/15 Foreign Affairs Committee Markup Summary

The Chair obtained unanimous consent to consider several measures and amendments (previously provided to Members of the Committee) en bloc:

1) H.R. 237 (Poe), FTO Passport Revocation Act of 2015;
a. Poe 33, an amendment in the nature of a substitute
2) H.R. 500 (Honda), Survivors of Human Trafficking Empowerment Act;
a. Royce 34 , an amendment in the nature of a substitute.
3) H.R. 907 (Ros-Lehtinen), United States-Jordan Defense Cooperation Act of 2015;
a. Ros-Lehtinen 86, an amendment in the nature of a substitute.
4) H.R. 1493 (Engel), Protect and Preserve International Cultural Property Act,
5) H.R. 1567 (Smith), Global Food Security Act of 2015;
a. Smith 91 , an amendment in the nature of a substitute
i. Poe 122 , an amendment to Smith 91 .
6) H. Res. 50 (Levin), Calling for the release of Ukrainian fighter pilot Nadiya Savchenko, who was captured by Russian forces in Eastern Ukraine and has been held illegally in a Russian prison since July 2014; and
a. Smith 31
b. Connolly 36
c. Keating 15
7) H. Con. Res. 40, Encouraging reunions of divided Korean American families.

The items considered en bloc were agreed to by voice vote, and were ordered favorably reported by unanimous consent.

By unanimous consent, the Chair was authorized to seek House consideration of any of the measures agreed to under suspension of the rules.

The Committee adjourned.

I want to thank Chairman Royce and Ranking Member Engel for scheduling this important mark-up, which evidences the bipartisanship and collegiality that is so characteristic of this Committee.

We are considering a number of substantively important bills and resolutions today, Democrat and Republican, and I want to make some brief remarks on three of them, two of which are Democratic measures.

I am proud to have re-introduced the Global Food Security Act, H.R. 1567, and to have the support of co-sponsors across the aisle - including prime co-sponsor Betty McCollum, the ranking member of our subcommittee, Karen Bass, and the ranking member of this Committee, Mr. Engel, as well as Chairman Royce. I want to thank and acknowledge those members of our subcommittee who have joined Ms. Bass and me as cosponsors - Mr. Emmer, Mr. Meadows, Mr. DesJarlais and Mr. Cicilline, the latter as an original co-sponsor.

This is important legislation which will help provide a long-term solution to global hunger by authorizing the existing national food security program coordinated by USAID commonly known as Feed the Future. This program strengthens nutrition, especially for children during that critical first 1000 day-window, from conception to the child's second birthday, and also teaches small-scale farmers techniques to increase agricultural yield, thereby helping nations achieve food security, something that is in the national security interest of the United States as well

In essence, it is a program that teaches a man to fish, instead of giving man a fish... As such it is economical in the long run, and should lead to a reduction in the amount of money we spend on emergency food aid. Our aid is leveraged with that of other countries, the private sector, non-governmental organizations and - especially - faith-based organizations, whose great work on the ground in so many different countries impacts so many lives.

By statutorily authorizing this existing program, which had its roots in the Bush administration and was formalized by President Obama - it is a fittingly bipartisan program - we are also increasing our oversight by requiring the administration to report to Congress

As you may recall, last year we passed Global Food Security out of the House, only to have it stall and falter in the Senate.

The amendment in the nature of a substitute which you have before you is in substance similar to what the House passed year. We have made a few improvements with an eye toward passage in the Senate, including requiring that the administration:

- submit to Congress its Global Food Security Strategy and set forth the role each Federal department and agency will play;
- provide "specific and measurable, goals, benchmarks, timetables [and] performance metrics;" and
- establish clear criteria showing how countries are selected first for participation in our food security programs and then for graduation once they have reached a level of self-sustainability. Again, the point here is not to provide a handout, but a leg up.
I also want to thank Mr. Poe, for offering an amendment that underscores the importance of Water, Sanitation and Health - known by the acronym WASH - in global development.

Finally, I would like to ask all of my colleagues here for your support beyond today's mark-up, including that you would consider co-sponsoring this bill so that we make an already strong bi-partisan statement in favor alleviating the scourge of global hunger even stronger by the time it reaches the floor of the House, which I hope will happen sometime in the near future.

Next I want to turn to our colleague Sander Levin's measure, H. Res. 50, which calls for the release of former Ukrainian fighter pilot Nadiya Savchenko, who has been languishing in Russian prisons since she was abducted by pro-Russian forces in eastern Ukraine last June and illegally transferred across the border in handcuffs and a bag over her head.

1 am proud to be a co-sponsor of this bill, which we marked up last week in our human rights subcommittee.

Since she was incarcerated on specious and unsubstantiated charges, Nadiya has endured interrogations, involuntary psychiatric evaluations and solitary confinement.

Nadiya is in poor health, having spent most of the last four months on a hunger strike as a symbol of protest, ending it just the week before last.

Nadiya is yet another victim of the Putin regime's brutality and contempt for human life; and we must recognize that this isn't just about her but al so a very visible manifestation of Putin's aggression towards a Ukraine that wishes to remain free, independent and democratic. Nadiya is a symbol for the struggle of Ukraine.

The amendment updates Nadiya's current status, including with respect to her hunger strike, to reflect changes that have taken place since the introduction of H. Res. 50.

This amendment also calls for the imposition of targeted sanctions against individuals responsible for the kidnapping, arrest and imprisonment of Nadiya Savchenko and other Ukrainian citizens illegally incarcerated in Russia. It is essential that we hold those culpable for human rights violations personally accountable.

Finally, I want to say a word about Ranking Member Engel's H.R. 1493, the Protect and Preserve International Cultural Property Act, of which I am lead co-sponsor, and was last year as well, when Mr . Engel introduced a substantively similar bill.

This bill could not be more timely, given the depredations of ISIS that we see played out on our TV screens when we turn on the nightly news - the horrific beheadings and killing of Christians and other religious minorities such as Yezidis by Islamist fanatics.

These murderers help finance their terror in part by looting cultural antiquities and coins from areas of Syria and Iraq that they control. Congress has already acted with respect to banning importation of "blood antiquities" from Iraq, which this bill would now extend to Syria. As such, this bill is part of the war on terror, helping to dry up sources of terror financing.

We also see that these fanatics will destroy what they cannot loot. This bill increases the interagency cooperation, including involvement of "Monuments Men" units of our armed forces, in striving to protect a cultural heritage which is part of our world's patrimony.

I want to close by thanking Ranking Member Engel for introducing this important piece of legislation.

Material submitted for the record by the Honorable Eliot L. Engel, a Representative in Congress from the State of New York

April 23, 2015

Congressman Michael M. Honda<br>Statement to the House Foreign Affairs Committee

Chairman Royce and Ranking Member Engel, I would like to extend my gratitude to both of you for bringing my Survivors of Human Trafficking Empowerment Act before the committee for its consideration 1 am grateful that my bill is moving forward with the full committee's unanimous support. I am especially heartened to see the robust bipartisanship on this important bill - from the support of my original cosponsors, Representatives Poe, Bass, and Davis, to the leadership of the Chairman and Ranking Member of this committee.

I was glad to be able to work across the aisle to make sure the voices of the survivors of human trafficking are heard. The value of creating an Advisory Council composed entirely of survivors is immeasurable. By letting those who have experienced this ordeal tell their stories to, and work with, key policymakers, we will be able to write better laws and regulations to eliminate this atrocity, once and for all. The Council must represent the diversity of survivors of sex and labor trafficking, as well as U.S. citizens and foreign nationals, so that policymakers understand the full scope of human trafficking and can address all facets of it. It is my hope that in the selection of the members, this diversity will be upheld

I was particularly moved by the story a young woman from Silicon Valley. At the age of 21 , she was lured to America with the promise of a well-paying restaurant job. Instead, she was forced into prostitution. She was kept in a dimly lit warehouse with 21 other women. Every day, a truck pulled up and took her and the other women to where they were forced to work. She was told that if she tried to leave, her family in Mexico would be hurt. Her ordeal ended nine months later, when the truck failed to show up because the bar they worked at went out of business.

Her story is just one of tens of millions of heartbreaking and tragic stories around the world. The Survivors of Human Trafficking Empowerment Act is essential to turning back the tide of this modern-day slavery, as it allows those survivors who were impacted by this cruel system to voice their experiences and educate policymakers. This legislation values survivors, beyond just their stories; it empowers them to help eradicate this scourge, once and for all.

Thank you again, Chairman Royce and Ranking Member Engel, for supporting the adoption of this crucial bill.

