EAS15787 S.L.C.

AMENDMENT NO		_ Calendar N	To
Pur	rpose: To make ineligible grants States and subclaw enforcement officer with Federal immigration of carrying out the of duties.	divisions of States that es from assisting or co on law enforcement in t	prohibit operating he course
IN '	THE SENATE OF THE UNIT	TED STATES—114th Cong	., 1st Sess.
	S	1177	
То	reauthorize the Elementa of 1965 to ensure the	ry and Secondary Educ hat every child achieves.	
Re	eferred to the Committee ordered	on to be printed	and
	Ordered to lie on the	e table and to be printed	d.
Ам	ENDMENT intended to b the amendment (No. 20 posed by Mr. ALEXANDI	89)	
Viz	:		
1	At the end of part	B of title X, add the	following:
2	SEC. 10204. SANCTUARY C	ITIES.	
3	(a) Sanctuary Cit	Y DEFINED.—In this se	ction, the
4	term "sanctuary city" me	eans a State or a politica	al subdivi-
5	sion of a State that has i	n effect a statute, policy	, or prac-
6	tice that prohibits law e	nforcement officers of t	the State,
7	or of the political subdi-	vision, from assisting of	r cooper-
8	ating with Federal imm	igration law enforceme	nt in the

EAS15787 S.L.C.

1	course of carrying out the officers' routine law enforce-
2	ment duties.
3	(b) Ineligibility for Funds and Grants.—
4	(1) In general.—A sanctuary city shall not be
5	eligible to receive, for a minimum period of at least
6	1 year—
7	(A) any of the funds that would otherwise
8	be allocated to the State or political subdivision
9	under section 241(i) of the Immigration and
10	Nationality Act (8 U.S.C. 1231(i)) or the 'Cops
11	on the Beat' program under part Q of title I of
12	the Omnibus Crime Control and Safe Streets
13	Act of 1968 (42 U.S.C. 3796dd et seq.); or
14	(B) any other law enforcement or Depart-
15	ment of Homeland Security grant.
16	(2) Termination of ineligibility.—A juris-
17	diction that is found to be a sanctuary city shall
18	only become eligible to receive funds or grants under
19	paragraph (1) after the Attorney General certifies
20	that the jurisdiction is no longer a sanctuary city.
21	(c) Annual Determination and Report.—
22	(1) Annual Determination.—Not later than
23	March 1 of each year, the Secretary of Homeland
24	Security shall determine which States or political

EAS15787 S.L.C.

subdivisions of a State are sanctuary cities and shall
report to Congress such determinations.

3

4

5

6

7

8

- (2) Reports.—The Attorney General shall issue a report concerning the compliance of any particular State or political subdivision of a State at the request of the Committee on the Judiciary of the Senate or the Committee on the Judiciary of the House of Representatives.
- 9 (d) REALLOCATION.—Any funds that are not allo-10 cated to a sanctuary city, due to the jurisdiction's designa-11 tion as a sanctuary city, shall be reallocated to States and 12 political subdivisions of States that are not sanctuary cit-13 ies.
- 14 (e) Construction.—Nothing in this section may be 15 construed to require law enforcement officials from a 16 State or a political subdivision of a State to report or ar-17 rest victims or witnesses of a criminal offense.
- 18 (f) Effective Date.—This section shall take effect
  19 on the date of the enactment of this Act.