# Suspend the Rules and Pass the Bill, H. R. 2471, With an Amendment

(The amendment strikes all after the enacting clause and inserts a new text)

115TH CONGRESS 1ST SESSION H.R. 2471

To direct the Secretary of Homeland Security to share with State, local, and regional fusion centers release information from a Federal correctional facility, including name, charging date, and expected place and date of release, of certain individuals who may pose a terrorist threat, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

MAY 16, 2017

Mr. RUTHERFORD (for himself and Mr. McCAUL) introduced the following bill; which was referred to the Committee on Homeland Security

## A BILL

- To direct the Secretary of Homeland Security to share with State, local, and regional fusion centers release information from a Federal correctional facility, including name, charging date, and expected place and date of release, of certain individuals who may pose a terrorist threat, 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,

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### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Terrorist Release An3 nouncements to Counter Extremist Recidivism Act" or the
4 "TRACER Act".

#### 5 SEC. 2. TERROR INMATE INFORMATION SHARING.

6 (a) IN GENERAL.—The Secretary of Homeland Secu-7 rity, in coordination with the Attorney General and in con-8 sultation with other appropriate Federal officials, shall, as 9 appropriate, share with State, local, and regional fusion centers through the Department of Homeland Security 10 11 Fusion Center Partnership Initiative under section 210A of the Homeland Security Act of 2002 (6 U.S.C. 124h), 12 13 as well as other relevant law enforcement entities, release information from a Federal correctional facility, including 14 the name, charging date, and expected place and date of 15 16 release, of certain individuals who may pose a terrorist threat. 17

18 (b) SCOPE.—The information shared pursuant to19 subsection (a) shall be—

20 (1) for homeland security purposes; and

(2) regarding individuals convicted of a Federal
crime of terrorism (as such term is defined in section 2332b of title 18, United States Code).

(c) PERIODIC THREAT ASSESSMENTS.—Consistent
with the protection of classified information and controlled
unclassified information, the Secretary of Homeland Secu-

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rity shall coordinate with appropriate Federal officials to
 provide State, local, and regional fusion centers described
 in subsection (a) with periodic assessments regarding the
 overall threat from known or suspected terrorists currently
 incarcerated in a Federal correctional facility, including
 the assessed risks of such populations engaging in ter rorist activity upon release.

8 (d) PRIVACY PROTECTION.—Prior to affecting the in-9 formation sharing described in subsection (a), the Sec-10 retary shall receive input and advice from the Officer for 11 Civil Rights and Civil Liberties, the Officer for Privacy, 12 and the Chief Intelligence Officer of the Department of 13 Homeland Security.

(e) RULE OF CONSTRUCTION.—Nothing in this section may be construed as requiring the establishment of
a list or registry of individuals convicted of terrorism.