In the Senate of the United States, October 11, 2018.

Resolved, That the bill from the House of Representatives (H.R. 390) entitled "An Act to provide emergency relief for victims of genocide, crimes against humanity, and war crimes in Iraq and Syria, for accountability for perpetrators of these crimes, and for other purposes.", do pass with the following

AMENDMENTS:

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Iraq and Syria Genocide
- 3 Relief and Accountability Act of 2018".

4 SEC. 2. FINDINGS.

5 Congress finds the following:

6 (1) The Secretary of State of State declared on
7 March 17, 2016, and on August 15, 2017, that Daesh
8 (also known as the Islamic State of Iraq and Syria
9 or ISIS) is responsible for genocide, crimes against

1	humanity, and other atrocity crimes against religious
2	and ethnic minority groups in Iraq and Syria, in-
3	cluding Christians, Yezidis, and Shia, among other
4	religious and ethnic groups.
5	(2) According to the Department of State's an-
6	nual reports on international religious freedom—
7	(A) the number of Christians living in Iraq
8	has dropped from an estimated 800,000 to
9	1,400,000 in 2002 to fewer than 250,000 in
10	2017; and
11	(B) the number of Yezidis living in Iraq has
12	fluctuated from 500,000 in 2013, to between
13	350,000 and 400,000 in 2016, and between
14	600,000 and 750,000 in 2017.
15	(3) The annual reports on international religious
16	freedom further suggest that—
17	(A) Christian communities living in Syria,
18	which had accounted for between 8 and 10 per-
19	cent of Syria's total population in 2010, are now
20	"considerably" smaller as a result of the civil
21	war, and
22	(B) there was a population of approxi-
23	mately 80,000 Yezidis before the commencement
24	of the conflict in Syria.

1	(4) Local communities and entities have sought
2	to mitigate the impact of violence directed against re-
3	ligious and ethnic minorities in Iraq and Syria, in-
4	cluding the Chaldean Catholic Archdiocese of Erbil
5	(Kurdistan Region of Iraq), which has used predomi-
6	nantly private funds to provide assistance to inter-
7	nally displaced Christians, Yezidis, and Muslims
8	throughout the greater Erbil region, while significant
9	needs and diminishing resources have made it in-
10	creasingly difficult to continue these efforts.
11	SEC. 3. DEFINITIONS.
12	In this Act:
13	(1) Appropriate congressional commit-
14	TEES.—The term "appropriate congressional commit-
15	tees" means—
16	(A) the Committee on Foreign Relations of
17	the Senate;
18	(B) the Committee on the Judiciary of the
19	Senate;
20	(C) the Committee on Homeland Security
21	and Governmental Affairs of the Senate;
22	(D) the Committee on Appropriations of the
23	Senate;
24	(E) the Select Committee on Intelligence of
25	the Senate;

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1	(F) the Committee on Foreign Affairs of the
2	House of Representatives;
3	(G) the Committee on the Judiciary of the
4	House of Representatives;
5	(H) the Committee on Homeland Security
6	of the House of Representatives;
7	(I) the Committee on Appropriations of the
8	House of Representatives; and
9	(J) the Permanent Select Committee on In-
10	telligence of the House of Representatives.
11	(2) Foreign terrorist organization.—The
12	term "foreign terrorist organization" mean an orga-
13	nization designated by the Secretary of State as a for-
14	eign terrorist organization pursuant to section 219(a)
15	of the Immigration and Nationality Act (8 U.S.C.
16	1189(a)).
17	(3) HUMANITARIAN, STABILIZATION, AND RECOV-
18	ERY NEEDS.—The term "humanitarian, stabilization,
19	and recovery needs", with respect to an individual,
20	includes water, sanitation, hygiene, food security and
21	nutrition, shelter and housing, reconstruction, med-
22	ical, education, psychosocial needs, and other assist-
23	ance to address basic human needs, including sta-
24	bilization assistance (as defined by the Stabilization
25	Assistance Review in "A Framework for Maximizing
23	Assistance neview in A Framework for Maxir

1	the Effectiveness of U.S. Government Efforts to Sta-
2	bilize Conflict-Affected Areas, 2018).
3	(4) Hybrid court.—The term "hybrid court"
4	means a court with a combination of domestic and
5	international lawyers, judges, and personnel.
6	(5) INTERNATIONALIZED DOMESTIC COURT.—The
7	term "internationalized domestic court" means a do-
8	mestic court with the support of international advis-
9	ers.

10 SEC. 4. STATEMENT OF POLICY.

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11 It is the policy of the United States to ensure that as-12 sistance for humanitarian, stabilization, and recovery needs 13 of individuals who are or were nationals and residents of Iraq or Syria, and of communities in and from those coun-14 tries, is directed toward those individuals and communities 15 16 with the greatest need, including those individuals from communities of religious and ethnic minorities, and com-17 munities of religious and ethnic minorities, that the Sec-18 19 retary of State declared were targeted for genocide, crimes against humanity, or war crimes, and have been identified 20 21 as being at risk of persecution, forced migration, genocide, 22 crimes against humanity, or war crimes.

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4 (a) ASSISTANCE.—The Secretary of State and the Administrator of the United States Agency for International 5 6 Development are authorized to provide assistance, including 7 financial and technical assistance, as necessary and appro-8 priate, to support the efforts of entities, including non-9 governmental organizations with expertise in international criminal investigations and law, to address genocide, 10 11 crimes against humanity, or war crimes, and their constituent crimes by ISIS in Iraq by— 12

13 (1) conducting criminal investigations;

14 (2) developing indigenous investigative and judi-15 cial skills, including by partnering, directly men-16 toring, and providing necessary equipment and infra-17 structure to effectively adjudicating cases consistent 18 with due process and respect for the rule of law; and 19 (3) collecting and preserving evidence and the 20 chain of evidence, including for use in prosecutions in 21 domestic courts, hybrid courts, and internationalized 22 domestic courts, consistent with the activities de-23 scribed in subsection (b).

(b) ACTIONS BY FOREIGN GOVERNMENTS.—The Secretary of State, in consultation with the Attorney General,
the Secretary of Homeland Security, the Director of Na-**†HR 390 EAS**

tional Intelligence, and the Director of the Federal Bureau
 of Investigation, shall encourage governments of foreign
 countries—

4 (1) to include information in appropriate secu5 rity databases and security screening procedures of
6 such countries to identify suspected ISIS members for
7 whom credible evidence exists of having committed
8 genocide, crimes against humanity, or war crimes,
9 and their constituent crimes, in Iraq; and
10 (2) to apprehend and prosecute such ISIS mem-

bers for genocide, crimes against humanity, or war
crimes, as appropriate.

13 (c) CONSULTATION.—In carrying out subsection (a), the Secretary of State shall consult with and consider cred-14 ible information from entities described in such subsection. 15 16 SEC. 6. IDENTIFICATION OF AND ASSISTANCE TO ADDRESS 17 HUMANITARIAN. STABILIZATION. AND RECOV-18 ERY NEEDS OF CERTAIN PERSONS IN IRAQ 19 AND SYRIA. 20 (a) IDENTIFICATION.—The Secretary of State, in con-

22 of the United States Agency for International Development,

sultation with the Secretary of Defense, the Administrator

23 and Director of National Intelligence, shall seek to iden24 tify—

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1	(1) threats of persecution and other early-warn-
2	ing indicators of genocide, crimes against humanity,
3	and war crimes against individuals who are or were
4	nationals and residents of Iraq or Syria, are members
5	of religious or ethnic minority groups in such coun-
6	tries, and against whom the Secretary of State has
7	determined ISIS has committed genocide, crimes
8	against humanity, or war crimes;
9	(2) the religious and ethnic minority groups in
10	Iraq or Syria identified pursuant to paragraph (1)
11	that are at risk of forced migration, within or across
12	the borders of Iraq, Syria, or a country of first asy-
13	lum, and the primary reasons for such risk;
14	(3)(A) the humanitarian, stabilization, and re-
15	covery needs of individuals described in paragraphs
16	(1) and (2), including the assistance provided by the
17	United States and by the United Nations, respec-
18	tively—
19	(i) to address the humanitarian, stabiliza-
20	tion, and recovery needs of such individuals; and
21	(ii) to mitigate the risks of forced migration
22	of such individuals; and
23	(B) assistance provided through the Funding Fa-
24	cility for Immediate Stabilization and Funding Fa-
25	cility for Expanded Stabilization; and

1	(4) to the extent practicable and appropriate—
2	(A) the entities, including faith-based enti-
3	ties, that are providing assistance to address the
4	humanitarian, stabilization, and recovery needs
5	of individuals described in paragraphs (1) and
6	(2); and
7	(B) the extent to which the United States is
8	providing assistance to or through the entities re-
9	ferred to in subparagraph (A).
10	(b) Additional Consultation.—In carrying out
11	subsection (a), the Secretary of State shall consult with, and
12	consider credible information from—
13	(1) individuals described in paragraphs (1) and
14	(2) of such subsection; and
15	(2) the entities described in paragraph (4)(A) of
16	such subsection.
17	(c) ASSISTANCE.—The Secretary of State and the Ad-
18	ministrator of the United States Agency for International
19	Development are authorized to provide assistance, including
20	financial and technical assistance as necessary and appro-
21	priate, to support the entities described in subsection
22	(a)(4)(A).
23	SEC. 7. REPORT.

24 (a) IMPLEMENTATION REPORT.—Not later than 90
25 days after the date of the enactment of this Act, the Sec-

retary of State shall submit a report to the appropriate con gressional committees that includes—

3	(1) a detailed description of the efforts taken,
4	and efforts proposed to be taken, to implement the
5	provisions of this Act;
6	(2) an assessment of—
7	(A) the feasibility and advisability of pros-
8	ecuting ISIS members for whom credible evi-
9	dence exists of having committed genocide,
10	crimes against humanity, or war crimes in Iraq,
11	including in domestic courts in Iraq, hybrid
12	courts, and internationalized domestic courts;
13	and
14	(B) the measures needed—
15	(i) to ensure effective criminal inves-
16	tigations of such individuals; and
17	(ii) to effectively collect and preserve
18	evidence, and preserve the chain of evidence,
19	for prosecution; and
20	(3) recommendations for legislative remedies and
21	administrative actions to facilitate the implementa-
22	tion of this Act.
23	(b) FORM.—The report required under subsection (a)
24	shall be submitted in unclassified form, but may contain
25	a classified annex, if necessary.

Amend the title so as to read: "An Act to provide relief for victims of genocide, crimes against humanity, and war crimes who are members of religious and ethnic minority groups in Iraq and Syria, for accountability for perpetrators of these crimes, and for other purposes.".

Attest:

Secretary.

AMENDMENTS

^{115TH CONGRESS} H.R. 390