

- 1 HB13
- 2 TB7KM15-1
- 3 By Representatives Yarbrough, Mooney, Butler, Whorton, Pettus,
- 4 Underwood, Colvin, Carns, Treadaway, Kiel, Stringer, Gidley,
- 5 Fidler, DuBose, Bolton
- 6 RFD: Judiciary
- 7 First Read: 13-Jan-26
- 8 PFD: 25-Jun-25



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4 SYNOPSIS:

5 Under existing law, the Attorney General may 6 enter into a memorandum of agreement with the United 7 States Department of Homeland Security concerning the 8 enforcement of federal immigration laws, detentions and 9 removals, and related investigations in this state by 10 certain state law enforcement officers as designated by 11 the Attorney General.

This bill would provide that state and local law 12 13 enforcement agencies may enter into memoranda of 14 understanding and agreements with the United States Department of Justice, the Department of Homeland 15 16 Security, and any other federal agency for the purpose 17 of enforcing federal immigration and customs laws and the detention, removal, and investigation of illegal 18 aliens and the immigration status of any individual in 19 20 this state.

This bill would require state and local government employees to send, receive, and maintain information relating to the immigration status of any individual as required for public safety purposes.

This bill would allow state and local law enforcement officers to transport an illegal alien to the custody of the federal government.

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This bill would allow state and local law



29	enforcement officers to arrest an illegal alien based
30	on his or her status as an illegal alien or for a
31	violation of any federal immigration law.
32	This bill would provide standard procedures for
33	intake and booking of illegal aliens and foreign
34	nationals in county and municipal jails.
35	This bill would require county and municipal
36	jails to honor immigration detainer requests issued by
37	the Department of Homeland Security in certain
38	circumstances.
39	This bill would also require quarterly reports
40	by county and municipal jails regarding foreign
41	nationals.
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44	A BILL
45	TO BE ENTITLED
46	AN ACT
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48	Relating to illegal immigration; to designate Sections
49	31-13-1 through 31-13-35 as Article 1 of Chapter 13 of Title
50	31, Code of Alabama 1975; to add Article 2, commencing with
51	Section 31-13-50, to Chapter 13 of Title 31, Code of Alabama
52	1975; to create the Laken Riley Act; to allow state and local
53	law enforcement agencies to enter into memoranda of
54	understanding and agreements with federal agencies to enforce
55	federal immigration laws; to provide procedures involving the
56	arrest, detention, and transportation of illegal aliens; to



57 provide standard procedures for intake and booking of illegal 58 aliens and foreign nationals in county and municipal jails; to 59 require county and municipal jails to honor immigration 60 detainer requests in certain circumstances; and to require county and municipal jails to prepare and report certain 61 62 information regarding foreign nationals. 63 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 64 Section 1. Sections 31-13-1 through 31-13-35 of Chapter 65 13 of Title 31, Code of Alabama 1975, are designated as 66 Article 1. 67 Section 2. Article 2, commencing with Section 31-13-50, is added to Chapter 13 of Title 31, Code of Alabama 1975, to 68 read as follows: 69 Article 2. 70 71 \$31-13-50 This article shall be known and may be cited as the 72 73 Laken Riley Act. 74 \$31-13-51 75 As used in this article, the following words have the 76 following meanings: 77 (1) FOREIGN NATIONAL. An individual who is not a citizen of the United States. 78 79 (2) ICE. United States Immigration and Customs 80 Enforcement Division of the Department of Homeland Security. 81 (3) ILLEGAL ALIEN. An individual who is present in the United States in violation of the federal Immigration and 82 Nationality Act. 83 84 (4) IMMIGRATION DETAINER REQUEST. A federal government



85 request to a local entity to maintain temporary custody of an 86 alien. The term includes a United States Department of 87 Homeland Security Form I-247 document or a similar successor 88 form.

(5) JAIL STAFF or JAIL STAFF MEMBER. Any employee of a county or municipal jail, including, but not limited to, a corrections officer, deputy assigned to a jail, a jailer, and administrative support staff.

93 (6) LESC. The Law Enforcement Support Center of the94 United States Department of Homeland Security.

95 \$31-13-52

(a) State and local law enforcement agencies may enter 96 97 into memoranda of understanding and agreements with the United 98 States Department of Justice, Department of Homeland Security, 99 and any other federal agency for the purpose of enforcing 100 federal immigration and customs laws and the detention, 101 removal, and investigation of illegal aliens and investigation 102 of the immigration status of any individual in this state. A 103 law enforcement officer acting within the scope of his or her 104 authority under any memorandum of understanding, agreement, or 105 other authorization from the federal government may arrest, 106 with probable cause, any individual suspected of being an 107 illegal alien.

(b) To the extent authorized by federal law, employees of any state or local law enforcement agency, including law enforcement officers, shall send, receive, and maintain information relating to the immigration status of any individual as reasonably needed for public safety purposes.



(c) Except as provided by federal law, no state or local agency or department shall be prohibited from utilizing available federal resources, including databases, equipment, grant funds, training, or participation in incentive programs, for any public safety purpose relating to the enforcement of state and federal immigration laws.

(d) When reasonably possible, applicable state agencies shall consider incentive programs and grant funding for the purpose of assisting and encouraging state and local agencies and departments to enter into agreements with federal entities and to use federal resources consistent with this section.

(e) If a state or local law enforcement officer has verification that an individual is an illegal alien, the officer may securely transport the illegal alien to a federal facility in the state or any other temporary point of detention and may reasonably detain the illegal alien when authorized by federal law.

(f) Nothing in this section shall be construed to hinder or prevent a law enforcement officer or law enforcement agency from arresting or detaining any criminal suspect on other criminal charges.

(g) When authorized by federal law, a state or local law enforcement officer may arrest any individual based on the individual's status as an illegal alien or for a violation of any federal immigration law.

(h) If, in the judgment of the Attorney General, a
state or local public official, agency of this state, or any
political subdivision thereof is in violation of this section,



141 the Attorney General may report the violation to the Governor.

(i) A law enforcement officer or public official or employee shall have immunity from any damages or liability, subject to Section 36-1-12, when he or she acts in good faith to enforce immigration laws pursuant to an agreement with federal authorities to collect or share immigration status information, or in the performance of any provision of this section.

149 \$31-13-53

(a) (1) When any individual is confined, for any period, in a county or municipal jail, a reasonable effort shall be made to determine the lawful status of the individual so confined.

154 (2) In the event of a failure of communication between 155 jail staff and an inmate as a result of language barriers, an 156 interpreter may be brought in to assist with the booking and 157 identification process.

(3) If the inmate is unable to provide documentation indicating his or her lawful status, a jail staff member shall contact the LESC to determine the inmate's lawful status in the United States.

(4) If the LESC requests a jail staff member to procure an immigration detainer for the inmate and the inmate is still in custody, the inmate shall not be released until after the contact is made. If the inmate has already been released prior to the notification from the LESC, the LESC shall be advised of this fact.

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(5) A jail staff member shall request that the LESC



169 automatically notify ICE of any inmate who is determined to be 170 an illegal alien.

171 (6) An inmate who is suspected to be an illegal alien 172 shall not be detained solely because of the unavailability of 173 after-hours contact information to determine whether he or she 174 is an illegal alien.

(7) An inmate identified as an illegal alien shall not be detained on the basis of being an illegal alien unless the LESC or ICE specifically provides written instructions for detaining the inmate as an illegal alien. The existence of an arrest warrant shall be verified with ICE within 24 hours of the placement of the immigration detainer.

181 (8)a. Inmates shall be held no longer than 48 hours 182 pursuant to an immigration detainer or an immigration warrant 183 unless the warrant is signed by a federal judge or federal 184 magistrate. An immigration warrant signed by any immigration 185 official other than a federal judge or federal magistrate 186 shall be treated as an immigration detainer. If an immigration warrant signed by a federal judge or federal magistrate is not 187 188 received by the jail staff within 48 hours, or if ICE does not 189 take custody of the inmate within 48 hours, the inmate shall 190 be eligible for release from the custody.

b. This subdivision does not relieve the jail staff of the requirement to notify the appropriate consulate of foreign nationals.

(9) The jail staff shall maintain in each inmate's filea record of all communications with ICE.

(b) (1) When a suspected foreign national is confined



197 for any period in a county or municipal jail, a reasonable 198 effort shall be made to verify that the individual has been 199 admitted to the United States and, if lawfully admitted, that 200 the lawful status has not expired. 201 (2) When a suspected foreign national is admitted into 202 the jail, a jail staff member shall obtain at least one of the 203 following documents from the individual to determine whether 204 he or she has been lawfully admitted to the United States: 205 a. A Form I-94 Arrival/Departure Record issued by the United States Department of Homeland Security. 206 207 b. A valid, unexpired passport indicating that a visa 208 was issued. 209 c. A permanent resident alien card Form 551. 210 d. A valid Nexus card. 211 e. A valid global entry identification card issued by 212 the United States Department of Homeland Security. 213 f. A valid passport indicating the bearer is a citizen 214 of a country participating in a visa waiver program 215 administered by the United States Department of State. 216 (3) If a suspected foreign national does not produce a 217 copy of one of the documents set forth in subdivision (2), or 218 if verification of any document is required, a jail staff

219 member shall contact the LESC or ICE for a determination of 220 the immigration status of the suspected foreign national.

(c) If a newly admitted inmate claims to be a consular officer or to have diplomatic status and the inmate is unable to produce the proper credentials or verification of diplomatic status as required, a jail staff member shall



225 contact the United States Department of State during its 226 normal working hours or the Command Center of the Office of 227 Security of the United States Department of State outside of 228 working hours to request verification of the inmate's status 229 as a consular officer or of other diplomatic status. Once an 230 inmate's status is verified as a consular officer or diplomat, 231 he or she shall be immediately released.

(d) Nothing in this section shall be construed to deny
an inmate bond or from being released from confinement when
the inmate is otherwise eligible for release; provided,
however, that upon verification that any inmate confined in a
jail is an illegal alien, the inmate may be detained,
arrested, and transported as authorized by state and federal
law.

\$31-13-54

(a) A county or municipal jail that has custody of an
inmate who is subject to an immigration detainer request
issued by ICE shall:

243 (1) Comply with, honor, and fulfill any request made in 244 the immigration detainer request; and

(2) Inform the inmate identified in the immigration detainer request that the inmate is being held pursuant to an immigration detainer.

(b) Subsection (a) does not apply to an inmate who has
provided proof that he or she is a citizen of the United
States. Proof of citizenship may include, but is not limited
to:

252 (1) A driver license or nondriver identification card



253 issued by the Alabama State Law Enforcement Agency; or 254 (2) A government issued identification issued by the 255 federal government or another state. 256 \$31-13-55 257 (a) A state, county, and local jail, at least 258 quarterly, may prepare a report to be posted on the jail's 259 website or any other form of public communication, such as a 260 bulletin board, used by the jail and shall include: 261 (1) The total number of inmates booked into the jail; 262 (2) The total number of foreign national inmates 263 included in the total provided for in subdivision (1); (3) The total number of inquiries made to the LESC or 264 265 any other federal agency inquiring about the immigration 266 status or prior arrests of foreign national inmates; 267 (4) The total number of responses from any inquiry 268 under subdivision (3); 269 (5) The total number of responses as provided for in 270 subdivision (4) that indicate a foreign national inmate is 271 present unlawfully within the United States; 272 (6) Any information about the inmate's lawful entry 273 into the United States, including the date of entry and visa 274 type if the length of the inmate's stay in the United States 275 is not authorized by his or her visa; 276 (7) The number of immigration detainers issued by the 277 United States Immigration and Customs Enforcement Division of 278 the Department of Homeland Security for inmates in the jail; 279 and

280 (8) A statement by the sheriff, chief of police, or his



or her designee verifying that all requirements of Section 31-13-52 have been complied with and that the jail is in compliance with all applicable laws.

(b) A state, county, or local jail shall annually
provide the information reported in subsection (a) to the
Alabama State Law Enforcement Agency which shall annually post
the information on its website.

288 Section 3. Nothing in this act shall limit or abridge 289 any right created or recognized by the Constitution of Alabama 290 of 2022, or the Constitution of the United States.

291 Section 4. This act shall become effective on June 1, 292 2026.