

HR 2095

American Families United Act

Congress: 114 (2015–2017, Ended)

Chamber: House

Policy Area: Immigration

Introduced: Apr 29, 2015

Current Status: Referred to the Subcommittee on Immigration and Border Security.

Latest Action: Referred to the Subcommittee on Immigration and Border Security. (Jun 1, 2015)

Official Text: <https://www.congress.gov/bill/114th-congress/house-bill/2095>

Sponsor

Name: Rep. O'Rourke, Beto [D-TX-16]

Party: Democratic • **State:** TX • **Chamber:** House

Cosponsors (7 total)

Cosponsor	Party / State	Role	Date Joined
Rep. McGovern, James P. [D-MA-2]	D · MA		Apr 29, 2015
Rep. Pearce, Stevan [R-NM-2]	R · NM		Apr 29, 2015
Rep. Swalwell, Eric [D-CA-15]	D · CA		Apr 29, 2015
Rep. Takano, Mark [D-CA-41]	D · CA		Apr 29, 2015
Rep. Grayson, Alan [D-FL-9]	D · FL		Dec 1, 2015
Rep. Cartwright, Matt [D-PA-17]	D · PA		Dec 9, 2015
Rep. Veasey, Marc A. [D-TX-33]	D · TX		Sep 28, 2016

Committee Activity

Committee	Chamber	Activity	Date
Judiciary Committee	House	Referred to	Jun 1, 2015

Subjects & Policy Tags

Policy Area:

Immigration

Related Bills

No related bills are listed.

American Families United Act

States that nothing in this Act shall be construed to enable the Attorney General or the Secretary of Homeland Security to expand his or her discretionary authority beyond a case-by-case basis, or to provide legalization or nationalization of persons covered under this Act.

Amends the Immigration and Nationality Act (INA) to revise waiver of inadmissibility requirements, among other things waiving inadmissibility for: (1) certain persons who entered the United States before age 16 who have earned a degree from a U.S. institution of higher education, (2) false claims of U.S. citizenship by persons under age 18 or lacking mental competence to knowingly misrepresent a claim, and (3) false claims of U.S. citizenship if inadmissibility would create family separation hardship for the alien (including a self-petitioner under the Violence Against Women Act) or for a U.S. citizen or lawful permanent resident family member.

Authorizes parents of U.S. citizens or lawful permanent residents to apply for a waiver of inadmissibility for unlawful presence.

Places a three-year limit on immigration-related misrepresentations rendering aliens inadmissible.

Revises the definition "conviction" for INA purposes.

Authorizes an immigration judge in specified circumstances, including family separation hardship, but with certain exceptions, to decline to order an alien removed, deported, or excluded and terminate related proceedings or grant permission to reapply for admission or for relief from removal.

Actions Timeline

- **Jun 1, 2015:** Referred to the Subcommittee on Immigration and Border Security.
- **Apr 29, 2015:** Introduced in House
- **Apr 29, 2015:** Referred to the House Committee on the Judiciary.