	(Original Signature of Member)
118TH CONGRE 2D SESSION	H.R
	on 287 of the Immigration and Nationality Act to require ary of Homeland Security to DNA test family units.
IN TH	E HOUSE OF REPRESENTATIVES
Mrs. Luna introd	on
	A BILL
Act to re-	etion 287 of the Immigration and Nationality quire the Secretary of Homeland Security to family units.
$1 ext{Be } it$	enacted by the Senate and House of Representa

2 tives of the United States of America in Congress assembled,

This Act may be cited as the "Family Reunification

SECTION 1. SHORT TITLE.

5 Act of 2024".

SEC. 2. REQUIREMENT TO DNA TEST FAMILY UNITS. 2 Section 287 of the Immigration and Nationality Act 3 (8 U.S.C. 1357) is amended by adding at the end the fol-4 lowing: 5 "(i)(1) The Secretary of Homeland Security shall issue regulations to require the rapid DNA testing of each 6 7 alien lacking authorization to enter the United States and presenting as a member of a family unit, either at a U.S. 9 port of entry or upon apprehension between such ports. 10 If such test— "(A) demonstrates an immediate family re-11 12 lationship, then the family unit may be detained 13 as a unit, pending the confirmation of such re-14 sults by laboratory DNA testing; or 15 "(B) does not demonstrate an immediate 16 family relationship, then the family unit shall be separated, pending the confirmation of such 17 18 results by laboratory DNA testing. 19 "(2) In the case that an immediate family rela-20 tionship is not demonstrated pursuant to paragraph 21 (1), any child with family unit shall be considered an 22 unaccompanied alien child (as such term is defined 23 in section 462(g)(2) of the Homeland Security Act 24 of 2002). "(3) For the purposes of this subsection, the 25

term 'family unit' means two or more aliens, includ-

26

- 1 ing at least one alien minor child and at least one
- 2 alien adult presenting as such child's parent or legal
- 3 guardian.".