

AILA/AIC Summary of all 300 amendments filed to S. 744 on 05/07/13

Sponsor	Amendment Number	Stated purpose of the Amendment (find full amendment text at: http://www.judiciary.senate.gov/legislation/immigration/amendments.cfm)	Issue Area 1 (main issue area)
Blumenthal	1 (BAG13307)	To permit certain children to adjust to the status of an alien lawfully admitted for permanent residence.	Legalization/DREAM
Blumenthal	2 (MDM13517)	To protect alien detainees from unnecessary or inhumane solitary confinement.	Detention
Blumenthal	3 (ARM13595)	To ensure effective enforcement of protections against trafficking and abuse involving workers recruited abroad.	Trafficking
Blumenthal	4 (ARM13597)	To revise the requirements relating to regulations on protections against trafficking and abuse in the recruitment of workers abroad.	Trafficking
Blumenthal	5 (ARM13608)	To improve the authorities relating to protections against trafficking and abuse involving workers recruited abroad.	Trafficking
Blumenthal	6 (ALB13433)	To amend section 922 of title 18, United States Code, relating to the prohibition of the sale of firearms to, or the possession of firearms by, aliens not lawfully admitted for permanent residence.	Crimes
Blumenthal	7 (ARM13582)	To clarify and improve the prohibition on discrimination based on national origin or citizenship.	Worker Protections
Blumenthal	8 (ARM13573)	To clarify the use of immigration enforcement authorities of the Department of Homeland Security at sensitive locations.	Enforcement Actions at Sensitive Locations
Blumenthal	9 (ALB13432)	To require the Attorney General to notify the Secretary of Homeland Security of any failure to pass a background check due to status as a prohibited alien and for other purposes.	Sales of firearms to noncitizens
Blumenthal	10 (DAV13376)	To prohibit reimbursement of governments for prosecution or pre-trial detention of an individual if the Attorney General concludes there is reason to believe that the individual's underlying apprehension arose from unlawful conduct by a law enforcement official.	Border: Policy/Civil Rights
Blumenthal	11 (MDM13458)	To exempt registered provisional immigrants from the minimum income or resources requirement if their income was adversely impacted due to a labor or employment law violation.	Legalization/DREAM
Blumenthal	12 (MDM13543)	To permit registered provisional immigrants who have honorably served in the Armed Forces and meet certain other conditions to become naturalized United States citizens.	Legalization/DREAM
Blumenthal	13 (ARM13612)	To provide for the suspension of enforcement actions during workplace investigations of protected workplace activities.	Worker Protections
Blumenthal	14 (MDM13533)	To prohibit the retroactive application of any offense that would result in an alien's inadmissibility or deportability, to clarify the definitions of conviction and term of imprisonment for purposes of the Immigration and Nationality Act, to prohibit the execution of an order of removal under section 1229a(b)(5) of such Act until after an immigration judge makes specific findings of fact, and to slightly modify the circumstances under which an alien is deemed inadmissible or deportable due to a criminal conviction and incarceration.	Crimes

Blumenthal	15 (MDM13448)	In the nature of a substitute (moving legalization date to April 17, 2013)	Legalization/DREAM
Blumenthal	16 (MDM13473)	To expand the B visa category to include aliens who are visiting the United States for up to 90 days to pursue a course of study at an accredited institution of higher education.	Visa, Travel, Visa waiver
Blumenthal	17 (MDM13545)	To strengthen the whistleblower protections for H-2B nonimmigrants.	H-2B
Blumenthal	18 (EAS13448)	To prohibit withholding of employment records as an unfair immigration-related employment practice.	Worker Protections
Coons	1 (EAS13421)	To require the Secretary to develop protocols to notify individuals that a query for the individual has been processed through the Employment Verification System and to submit other queries.	E-Verify
Coons	2 (ARM13605)	To limit dangerous deportation practices.	Deportation
Coons	3 (EAS13380)	To amend the Immigration and Nationality Act to provide for special immigrant status for certain spouses and children of employees of the United States Government abroad killed in the line of duty.	Legalization/DREAM
Coons	4 (EAS13365)	To set aside merit-based visas for immigrants from diversity countries.	Future flow: family
Coons	5 (DAV13374)	To provide aliens in removal proceedings the right to receive a complete copy of certain immigration documents.	Immigration Courts
Coons	6 (MRW13307)	To require Federal agencies with responsibility for detained aliens to maintain records on those aliens.	Detention
Coons	7 (EAS13374)	To begin the allocation of merit-based visas using points 18 months after the date of the enactment of this Act.	Future flow: family
Coons	8 (DAV13356)	To ensure asylum applicants receive work authorization within 180 days of filing applications for asylum.	Asylum/Refugee
Coons	9 (EAS13423)	To modify the requirements for cancellation of removal of an alien.	Waivers & Judicial discretion
Coons	10 (DAV13371)	To provide that individuals authorized to be employed in the United States may not be denied professional, commercial, or business licenses on the basis of immigration status.	H-1B
Coons	11 (EAS13373)	To require States applying for certain grants to provide an update on compliance with section 5 of the National Voter Registration Act of 1993.	Voting Rights
Coons	12 (ARM13532)	To deny safe haven to foreign human rights violators.	Human Rights Violators
Coons	13 (HEY13243)	To provide limitations on enforcement actions at sensitive locations.	Enforcement
Cornyn	1 (ARM13593)	To ensure border security results for the American people by achieving and maintaining operational control and full situational awareness of the Southern border.	Border: Triggers
Cornyn	2 (MDM13521)	To authorize the Secretary of Homeland Security to hire an additional 5,000 full-time U.S. Customs and Border Protection officers and to authorize the Administrator of the General Services Administration to enter into cost-sharing agreements for the construction of facilities at a port of entry.	Border: Technology, Fees, Infrastructure
Cornyn	3 (MDM13315)	To ensure that serious criminals, including domestic abusers, child abusers, and drunk drivers, are not eligible for registered provisional immigrant status.	Crimes
Cornyn	4 (ALB13424)	To protect the rights of crime victims.	Crimes

Cornyn	5 (MDM13500)	To preserve the ability of law enforcement to access critical national security and public safety information and to authorize the Secretary of State to share limited information with a foreign government, while protecting legitimate privacy interests.	Crimes
Cornyn	6 (ALB13436)	To amend the Omnibus Crime Control and Safe Streets Act of 1968 to include human trafficking as a part 1 violent crime for purposes of the Edward Byrne Memorial Justice Assistance Grant Program.	Crimes
Cornyn	7 (MDM13317)	To improve the process for reimbursing States and municipalities for costs incurred in incarcerating undocumented criminal aliens.	Detention
Cornyn	8 (MDM13316)	To ensure that our immigration system encourages investment in communities which have made sacrifices for our men and women in uniform.	EB-5
Cornyn	9 (MDM13522)	To eliminate discrimination against American businesses.	Future flow: employment
Cruz	1 (MDM13528)	To replace title I of the bill with specific border security requirements that shall be met before the Secretary of Homeland Security may process applications for registered immigrant status or blue card status and to avoid Department of Homeland Security budget reductions.	Border: Triggers
Cruz	2 (DAV13378)	To provide that aliens who have entered or remained present in the United States while not in lawful status shall not be eligible for means-tested benefits.	Public Benefits
Cruz	3 (DAV13373)	To provide that no person who has previously been willfully present in the United States while not in lawful status shall be eligible for United States citizenship.	Legalization/DREAM
Cruz	4 (MDM13526)	To amend the provisions in the Immigration and Nationality Act relating to the numerical limitations for permanent residents.	Future flow: family
Cruz	5 (MDM13527)	To amend the provisions in the Immigration and Nationality Act relating to the numerical limitations for H-1B nonimmigrants.	H-1B
Feinstein	1 (EAS 13297)	Provides for reimbursement of state and local governments under SCAAP	Detention
Feinstein	2 (HEN13550)	Providing additional district court judgeships in certain southwestern states	Border: Policy/Civil Rights
Feinstein	3 (MDM 13397)	Making 5000 visas available to Tibetan refugees	Asylum/Refugee
Feinstein	4 (MDM13398)	Requiring background checks before refugees and asylees may be granted relief	Asylum/Refugee
Feinstein	5 (MDM13399)	Create a pilot program to detect, deter, prevent child trafficking	Trafficking
Feinstein	6 (MDM 13537)	Require CBP to adopt standards for treatment of children in custody	Detention
Feinstein	7 (MDM 13459)	To require that allocations for Operation Stonegarden be made through a competitive grant process	State & Local/Preemption
Feinstein	8 (MDM13520)	To require U.S. Customs and Border Protection to acquire and deploy watercraft to provide support for border-related maritime anti-crime activities.	Border: Technology, Fees, Infrastructure
Feinstein	9 (MDM13538)	To clarify the immigration-related criminal prosecution costs for which States, tribal, and local governments may be reimbursed by the Federal Government	State & Local/Preemption

Feinstein	10 (MDM 13491)	To establish a grant program to improve the transportation infrastructure at existing and new international border crossings	Border: Technology, Fees, Infrastructure
Feinstein	11 (ARM 13559)	To modify the extent of the Southwest border region for purposes of border security.	Border: Policy/Civil Rights
Feinstein	12 (MDM 13492)	To amend the Immigration and Nationality Act by expressly preempting any State or local law imposing a civil or criminal sanction, impairment, or liability on the basis of immigration status	State & Local/Preemption
Feinstein	13 (MDM13498)	To expand the scope of the grant program authorized under section 2106 to include assistance for applicants for blue card status.	Ag workers
Feinstein	14 (MDM13496)	To change the date at which aliens had to have entered the United States to qualify for registered provisional immigrant status from December 31, 2011, to the date of the enactment of this Act.	Legalization/DREAM
Flake	1 (MDM13451)	To include private land representatives on the Department of Homeland Security Border Oversight Task Force.	Border: Technology, Fees, Infrastructure
Flake	2 (MDM13456)	To require the Government Accountability Office to prepare an annual assessment of the status and progress of the Southern Border Security Strategy.	Border: Technology, Fees, Infrastructure
Flake	3 (MDM13454)	To require registered provisional immigrants to undergo national security and law enforcement background checks before such status is renewed.	Legalization/DREAM
Flake	4 (MDM13529)	To require the Secretary of Health and Human Services to conduct regular audits to ensure that registered provisional immigrants are not receiving Federal means-tested public benefits.	Public Benefits
Franken	1 (HEY13247)	To revise the applicability of the employment eligibility verification system to small businesses.	E-Verify
Franken	2 (ARM13598)	To enhance the accuracy of the E-Verify System.	E-Verify
Franken	3 (ARM13599)	To provide for the establishment of the Office of the Small Business and Employee Advocate.	E-Verify
Franken	4 (ARM13606)	To provide for the establishment of the Office of the Small Business and Employee Advocate.	E-Verify
Franken	5 (ARM13470)	To provide additional elements in the Comptroller General of the United States report on the accuracy of the E-Verify System.	E-Verify
Franken	6 (ARM13527)	To permit review of further action notices not timely filed if the failure to timely file was for good cause.	E-Verify
Franken	7 (ARM13584)	To protect children affected by immigration enforcement actions. - "HELP Separated Children Act"	Children, Family unity
Franken	8 (ARM13600)	To provide for the transfer of responsibility for trafficking protections.	Trafficking
Franken	9 (GRA13162)	To permit battered immigrants to be eligible to receive certain public and assisted housing.	Public benefits
Franken	10 (MRW13325)	To lower the unemployment rate threshold below which W nonimmigrant workers may not be hired.	W visas
Franken	11 (MRW13326)	To require increased recruitment efforts by employers before hiring W nonimmigrant workers.	W visas
Franken	12 (ARM13602)	To make the admittance of W nonimmigrant workers contingent on the effective date triggers.	W visas
Graham	1 (DAV13389)	. Terminates asylee and refugee status for any alien who returns to the country from which they sought protection from persecution. Gives the Secretary discretion to waive termination for good cause. Exempts aliens eligible for adjustment to legal permanent resident under the Cuban Adjustment Act.	Asylum/Refugee

Graham	2 (DAV13390)	Requires the Secretary to report to federal law enforcement, intelligence, and national security agencies aliens who overstay their visa as established under the integrated exit data system created under Section 3303 of the Act. Further requires the Secretary to correct the overstay information contained within the system if in error and, if the alien has not departed the United States, to make all reasonable efforts to locate the alien and commence removal proceedings.	Visa, Travel, Visa waiver
Graham	3 (DAV13381)	. Requires the Secretary to conduct an additional layer of screening for RPI applicants who may represent a national security threat.	Legalization/DREAM
Grassley	1 (HEY13237)	To apply border security strategies to all border sectors.	Border: Triggers
Grassley	2 (HEY13238)	To require that certain reports be submitted to the Committee on the Judiciary	Border: Triggers
Grassley	3 (EAS13356)	To require border security measures along the Northern border of the United States.	Border: Triggers
Grassley	4 (EAS13439)	To prohibit the granting of registered provisional immigrant status until the Secretary has maintained effective control of the borders for 6 months and to apply border security strategies to all border sectors.	Border: Triggers
Grassley	5 (ARM13617)	To require annual audits of the Comprehensive Immigration Reform Trust Fund.	CIR Trust Fund
Grassley	6 (EAS13370)	To strike the exception to the implementation triggers for the adjustment of status of aliens granted registered provisional immigrants.	Border: Triggers
Grassley	7 (ARM13621)	To improve the authorities relating to RPIs.	Legalization/DREAM
Grassley	8 (EAS13351)	To change the eligibility criteria for adjustment of status for registered provisional immigrants.	Legalization/DREAM
Grassley	9 (ARM13539)	To prohibit an extension of the initial application period for registered provisional immigrant status or blue card status.	Legalization/DREAM
Grassley	10 (EAS13352)	To require the Secretary of Homeland Security to commence removal proceedings against an alien who is ineligible for registered provisional immigrant status.	Legalization/DREAM
Grassley	11 (ARM13536)	To limit the individuals who may apply for registered provisional immigrant status.	Legalization/DREAM
Grassley	12 (ARM13500)	To modify the requirements relating to revocation of registered provisional immigrant status.	Legalization/DREAM
Grassley	13 (ARM13501)	To exclude sworn affidavits from the document submittal in connection with applications for registered provisional immigrant status.	Legalization/DREAM
Grassley	14 (ARM13502)	To modify the circumstances providing temporary exceptions for employment and education requirements for applicants for registered provisional immigrant status.	Legalization/DREAM
Grassley	15 (EAS13381)	To prohibit the Secretary from granting advance parole to a registered provisional immigrant.	Legalization/DREAM
Grassley	16 (ARM13504)	To provide for the adjustment for inflation of all fees and penalties imposed in connection with immigrant visas.	Fees and Penalties

Grassley	17 (EAS13399)	To limit judicial review of decisions on applications under section 245B, 245C, 245D, or 245F of the Immigration and Nationality Act or section 2211.	Legalization/DREAM
Grassley	18 (ARM13537)	To require applicants for registered provisional immigrant status to disclose all Social Security numbers used to obtain employment in the United States.	Legalization/DREAM
Grassley	19 (ARM13529)	To provide for programs to ensure benefits integrity.	Legalization/DREAM
Grassley	20 (MDM13462)	To prohibit an alien from applying to become a naturalized United States citizen while the alien is in registered provisional immigrant status.	Legalization/DREAM
Grassley	21 (ARM13468)	To strike section 2313, relating to discretionary authority with respect to removal, deportation, and inadmissibility of citizen and resident immediate family members.	Legalization/DREAM
Grassley	22 (ARM13534)	To eliminate discretionary authority with respect to the removal, deportation, or inadmissibility of certain aliens who are inadmissible for criminal or related grounds.	Waivers & Judicial discretion
Grassley	23 (MDM13394)	To strike the sections of the bill that authorize the establishment of a public-private partnership to be known as the United States Citizenship Foundation.	Integration & Naturalization
Grassley	24 (DAV13369)	To ensure accountability and oversight for taxpayer dollars awarded as Federal grants.	Audits for organizations awarded grants under the Act
Grassley	25 (ARM13549)	To strike section 3403, relating to clarification of the designation of certain refugees.	Asylum/Refugee
Grassley	26 (ARM13550)	To strike section 3405, relating to stateless persons in the United States.	Asylum/Refugee
Grassley	27 (ARM13551)	To maintain the integrity of the asylum process.	Asylum/Refugee
Grassley	28 (MDM13351)	To allow employers to use the Employment Verification System to verify the employment eligibility of an individual before hiring the individual if the individual consents to such verification.	E-Verify
Grassley	29 (MDM13352)	To require all employers to use the Employment Verification System not later than 18 months after date of enactment.	E-Verify
Grassley	30 (MDM13353)	To require the Secretaries of Homeland Security and Treasury and the Commissioner of the Social Security Administration to establish a program to share information among such agencies that may or could lead to the identification of unauthorized aliens	E-Verify
Grassley	31 (MDM13354)	To require USCIS to provide weekly reports to ICE about nonconfirmations	E-Verify
Grassley	32 (MDM13355)	To allow employers to verify their existing employees as long as the employer notifies the Secretary and verifies all employees	E-Verify
Grassley	33 (MDM13356)	To require employers that the Secretary or other appropriate authority believes have engaged in a material violation of section 274A of the Immigration and Nationality Act to verify the employment eligibility of current employees through the Eligibility Verification System.	E-Verify
Grassley	34 (ARM13474)	Relating to the use of identity theft to harbor or hiring unauthorized workers in violation of the Act.	Crimes

Grassley	35 (MDM13357)	To delay the preemption of State and local laws relating to employment eligibility verification until all employers are required to use the Employment Verification System.	E-Verify
Grassley	36 (MDM13358)	To require that an attestation as to an individual's identity for purposes of work authorization under section 274A of the Immigration and Nationality Act be made by the individual's parent or legal guardian.	E-Verify
Grassley	37 (MDM13359)	To prohibit the Secretary of Homeland Security from designating additional documents to verify the identity and work authorization of an individual.	E-Verify
Grassley	38 (MDM13360)	To establish a program that allows parents to limit the use of their children's social security numbers to prevent identity theft.	E-Verify
Grassley	39 (MDM13468)	To require the Government Accountability Office to conduct a study of the workload at the Executive Office for Immigration Review.	Immigration Courts
Grassley	40 (MDM13346)	To authorize the Attorney General to appoint counsel to represent an unaccompanied alien child with a serious mental disability.	Immigration Courts
Grassley	41 (MDM13347)	To strike the section of the bill that establishes the Office of Legal Access Programs	Immigration Courts
Grassley	42 (MDM13348)	To eliminate the requirement that appeals of an immigration judge's decision be reviewed by a 3-judge panel.	Immigration Courts
Grassley	43 (ARM13616)	To improve the provisions on the inadmissibility of aliens in criminal gangs.	Crimes
Grassley	44 (MDM13530)	To amend the definition of aggravated felony to include 3 drunk driving convictions.	Crimes
Grassley	45 (MRW13334)	To improve the provisions relating to illegal entry, reentry of removed aliens, and passport fraud.	Crimes
Grassley	46 (EAS13404)	To modify the criteria for eligibility for admission related to domestic violence, stalking, and child abuse.	Crimes
Grassley	47 (EAS13355)	To strike section 3717.	Crimes
Grassley	48 (MDM13467)	To require the Government Accountability Office to conduct a study of the workload at the Executive Office for Immigration Review and to limit the staff increases at the Executive Office of Immigration Review to the level determined by such study to be necessary to efficiently manage such workload.	Immigration Courts
Grassley	49 (MDM13414)	To permit Federal law enforcement officers to take into account an individual's country of origin to the extent permitted by the United States Constitution and the laws of the United States.	Racial Profiling
Grassley	50 (EAS13402)	To clarify that the revocation of an alien's visa or other documentation is not subject to judicial review.	Waivers & Judicial discretion
Grassley	51 (DAV13364)	To strike section 3715	Detention
Grassley	52 (EAS13415)	To prohibit sections 3401, 3404, and 4401(a), and the amendments made by such sections, from taking effect until 1 year after the Director of National Intelligence submits to Congress a review related of the Boston Marathon bombings.	Asylum/Refugee
Grassley	53 (MDM13469)	To amend the Immigration and Nationality Act to provide for extensions of detention of certain aliens ordered removed, and for other purposes.	Detention
Grassley	54 (ARM13546)	To authorize employment for spouses of L visa holders under the same conditions as employment for spouses of H1B visa holders.	L1
Grassley	55 (ARM13457)	To strike the authority relating to visa revalidation.	Visa, Travel, Visa waiver

Grassley	56 (ARM13458)	To strike the authority relating to interview waivers for low risk visa applicants.	Visa, Travel, Visa waiver
Grassley	57 (ARM13547)	To modify the provisions on the wages rates paid to holders of H-1B visas.	H-1B
Grassley	58 (ARM13459)	To require additional information in Internet job postings for nonimmigrant employment in connection with the issuance of H-1B visas.	H-1B
Grassley	59 (ARM13542)	To provide that the nondisplacement of employment requirements in connection with the issuance of H-1B visas shall apply to all employers.	H-1B
Grassley	60 (ARM13461)	To provide that the good faith efforts to recruit in the United States apply to all employers in connection with the issuance of H-1B visas.	H-1B
Grassley	61 (ARM13462)	To strike nonprofit organizations from the organizations treatable as H-1B-dependent employers.	H-1B
Grassley	62 (ARM13464)	To strike provisions relating to intending immigrants in connection with the issuance of H-1B-visas.	H-1B
Grassley	63 (ARM13464)	To modify application requirements in connection with the issuance of H-1B-visas.	H-1B
Grassley	64 (EAS13393)	To suspend practical training programs for F nonimmigrants until SEVIS II is fully deployed and implemented.	Student Visas
Grassley	65 (ARM13465)	To modify the evidence of fraud or misrepresentation of fact applicable in application reviews in connection with the issuance of H-1B visas.	H-1B
Grassley	66 (ARM13466)	To make investigations and hearings mandatory upon a finding of fraud or misrepresentation of fact in reviews in connection with the issuance of H-1B visas.	H-1B
Grassley	67 (ARM13467)	To require audits of additional audits of employers employing H-1B and L nonimmigrants	H-1B
Grassley	68 (ARM13484)	To delay the effectiveness of the provisions on dual intent for F nonimmigrants seeking higher degree until the deployment of the 2nd generation Student and Exchange Visitor Information System.	Student Visas - F-1 Student dual intent
Grassley	69 (ARM13558)	To improve student and exchange visitor visa programs.	Student Visas
Grassley	70 (MDM13420)	To delay the issuance of E-5 Visas to nationals of South Korea until South Korea has fully removed age-based import restrictions on beef from the United States.	E visas
Grassley	71 (ARM13476)	To propose a substitute for section 4403, relating to E-visa reform.	E visas
Grassley	72 (EAS13382)	To create the Bureau of Immigration and Labor Market Research in the Department of Labor, to prohibit employers from petitioning the Bureau, and to require a report on the W Visa Program.	Future flow: employment
Grassley	73 (EAS13383)	To require an alien seeking admission as a W nonimmigrants to provide proof of health insurance paid for by the alien.	W visas
Grassley	74 (EAS13384)	To limit the renewal of W nonimmigrant status to one 3-year period.	W visas
Grassley	75 (EAS13385)	To require the Secretary of Homeland Security to refer registered employer applications that have evidence of fraud for investigation.	W visas
Grassley	76 (EAS13386)	To require that the electronic system to monitor the presence and employment of W nonimmigrants is fully implemented prior to the admission of W nonimmigrants.	W visas
Grassley	77 (HEY13248)	To require the Secretary to implement the transmission of data from the Student and Exchange Visitor Information System to databases used by U.S. Customs and Border Protection.	Student Visas

Hatch	1 (MDM13382)	To make identification document fraud a crime punishable by up to 20 years imprisonment if committed to facilitate or assist in harboring or hiring unauthorized workers.	Crimes
Hatch	2 (MDM13383)	To impose enhanced penalties for certain drug offenses that take place on Federal property	Crimes
Hatch	3 (MDM13476)	To collect a DNA sample from each adult alien applying for registered provisional immigrant status for comparison against the FBI Combined DNA Index System.	Legalization/DREAM
Hatch	4 (MDM13385)	To strike provision that requires Secretary to permit registered provisional immigrants to adjust to LPR status if any of triggers were not implemented due to litigation or other circumstances beyond the control of the Secretary.	Border: Triggers
Hatch	5 (MDM13411)	To clarify the income or resources requirement for aliens seeking to extend RPI status or adjust to LPR status	Legalization/DREAM
Hatch	6 (MDM13437)	To require the Secretary of Transportation to establish a mandatory biometric exit data system at airports in the United States with the highest volume of international air travel.	Border: Technology, Fees, Infrastructure
Hatch	7 (MDM13393)	To terminate certain preferential treatment in immigration of Amerasians.	Visa, Travel, Visa waiver
Hatch	8 (MDM13489)	To authorize additional visas for well-educated aliens to live and work in the United States I-Squared Act of 2013	H-1B
Hatch	9 (MDM13519)	To increase the labor certification fee required under section 212(a)(5)(A) and to use these fees to enhance the economic competitiveness of the United States by improving STEM education and training in the United States.	Future flow: employment
Hatch	10 (MDM13513)	To modify the method for calculating annual H-1B visa limits.	H-1B
Hatch	11 (MDM13514)	To strict the outplacement of L nonimmigrants.	L1
Hatch	12 (MDM13387)	To require H-1B petitioners to conduct a good faith recruitment of United States workers in accordance with industry standards.	H-1B
Hatch	13 (MDM13388)	To prohibit H-1B petitioners from displacing specific United States workers with H-1B nonimmigrants.	H-1B
Hatch	14 (MDM13389)	To encourage other countries to provide reciprocal treatment to the spouses of United States workers stationed in those countries by authorizing the Secretary of Homeland Security to suspend employment authorization for spouses of H-1B nonimmigrants coming from countries that do not permit the employment of similar situated spouses in their countries.	H-1B
Hatch	15 (MDM13391)	To strike the outplacement limitation with respect to the definition of H-1B dependent employer.	H-1B
Hatch	16 (MDM13515)	To clarify that the new restrictions on hiring H-1B nonimmigrants focus on the initial hiring decision.	H-1B
Hatch	17 (MDM13478)	To modify the definition of covered employer.	H-1B
Hatch	18 (MDM13436)	To prohibit intentional employment discrimination based on national origin or citizenship.	E-Verify
Hatch	19 (ARM13561)	To modify the attestations required for registered positions for W nonimmigrants.	W visas
Hatch	20 (ARM13562)	To clarify the individuals who may submit complaints in connection with W nonimmigrants.	W visas
Hatch	21 (ERN13146)	To ensure compliance with Federal welfare and public benefits laws.	Access to public benefits

Hatch	22 (MCG13506)	To modify provisions relating to the payment of back taxes to include all income and employment taxes owed, and for other purposes.	Legalization/DREAM
Hatch	23 (BAI13452)	To provide for the application of a 5-year waiting period for certain eligibility for tax credits and cost sharing subsidies under the Patient Protection and Affordable Care Act.	Legalization/DREAM
Hatch	24 (GAI13371)	To preclude crediting of quarters of coverage for unauthorized employment.	Legalization/DREAM
Hirono	1 (EAS13437)	To exempt children of certain Filipino World War II veterans from the numerical limitations on immigrant visas.	Future flow: family
Hirono	2 (EAS13233)	To permit nonimmigrant alien crewman to land temporarily in Hawaii	Nonimmigrant categories
Hirono	3 (ARM13403)	Provide for multiple entry visas for nationals of the People's Republic of China	Visa, Travel, Visa waiver
Hirono	4 (ARM13402)	To provide for the eligibility of the Hong Kong Special Administrative Region for designation for participation in the visa waiver program for certain visitors to the United States.	Visa, Travel, Visa waiver
Hirono	5 (MDM13425)	To authorize United States citizens and permanent residents to sponsor up to 2 members of their extended family to immigrate to the United States if they have not previously sponsored any other family members.	Future flow: family
Hirono	6 (MDM13534)	To retain the family-sponsored immigrant categories for older married sons and daughters of United States citizens and siblings of United States citizens.	Future flow: family
Hirono	7 (MDM13535)	To restore the family-sponsored immigrant categories for older married sons and daughters of United States citizens and siblings of United States citizens 10 years after the date of the enactment of this Act.	Future flow: family
Hirono	8 (MDM13305)	To modify the age at which married children of United States citizens qualify for certain immigration benefits, including points toward tier 1 merit-based immigrant visas, family-based immigrant visas, and V nonimmigrant visas.	Future flow: family
Hirono	9 (EAS13312)	To extend the period that a married son or daughter or brother or sister of a citizen of the United who is eligible for a merit-based immigrant visa may be in V nonimmigrant status.	Future flow: family
Hirono	10 (ARM13626)	To allocate a certain percentage of visas for familysponsored immigrants to for address separations that result in extreme hardship.	Future flow: family
Hirono	11 (MDM13540)	To require the Comptroller General to conduct a study of the merit-based immigration system established under section 203(c) of the Immigration and Nationality Act, as amended by section 2301 of the bill.	Future flow: family
Hirono	12 (ARM13554)	To permit the entirety of the penalty payable in connection with application for registered provisional immigrant status to be paid in installments.	Legalization/DREAM
Hirono	13 (MRW13333)	To remove the limitation on adjustment to LPR status for RPIs who are immediate relatives of citizens or LPRs.	Legalization/DREAM
Hirono	14 (MDM13541)	To permit registered provisional immigrants to petition for their dependent spouse and children who are not physically present in the United States to become registered provisional immigrant dependents if they meet the other eligibility requirements for such status.	Legalization/DREAM

Hirono	15 (ERN13168)	To permit Medicaid coverage for citizens of the Freely Associated States.	Public benefits
Hirono	16 (ERN13170)	To remove barriers to health care and nutrition assistance for children, pregnant women, and lawfully present individuals.	Public benefits
Hirono	17 (ERN13174)	To add provisions relating to health care.	Legalization/DREAM
Hirono	18 (MDM13464)	To amend section 240A of the Immigration and Nationality Act by striking the annual limit on the number of aliens for whom the Attorney General may cancel the removal or suspend the deportation.	Waivers & Judicial discretion
Hirono	19 (EAS13375)	To prohibit Federal officers from using religion or national origin in making law enforcement decisions.	Border: Policy/Civil Rights
Hirono	20 (MDM13523)	To require the Secretary of Homeland Security to collect certain information, which shall be kept confidential, from applicants for registered provisional immigrant status for the purpose of understanding immigration trends.	Legalization/DREAM
Hirono	21 (BOM13213)	To invest in highly motivated college students who came to the U.S. as children, grew up in our churches and schools, and want to contribute to America by earning a college degree, making more money and paying higher taxes, starting businesses, hiring American workers, and spending more to strengthen our economy.	Legalization/DREAM
Hirono	22 (MDM13422)	To provide for enhanced protections for vulnerable unaccompanied alien children and female detainees.	Trafficking
Hirono	23 (EAS13376)	To protect of family values in programs to apprehend aliens at an international border of the United States.	Border: Policy/Civil Rights
Hirono	24 (ARM13613)	To propose an alternative to section 1114, relating to the immigration ombudsman.	Ombudsman
Klobuchar	1 EAS13431	To provide immigration status for certain battered spouses and children.	VAWA Victims of Abuse
Klobuchar	2 JEN13517	To add elder abuse to the list of predicate crimes for U Visas.	U visa
Klobuchar	3 (EAS13420)	To require a pilot program to conduct interviews for certain nonimmigrant visas using secure remote video conferencing technology.	Visa, Travel, Visa waiver
Klobuchar	4 ARM13508	To modify the visa processing goals specified in the JOLT Act.	Visa, Travel, Visa waiver
Klobuchar	5 MDm13503	To allow doctors more time to find employment in an underserved area.	Conrad 30
Klobuchar	6 (ARM13625)	To enhance the availability over the Internet of certain information relating to the H-1B visa process.	H-1B
Leahy	1 (EAS13369)	Prohibit border crossing fees at land ports of entry	Border: Technology, Fees, Infrastructure
Leahy	2 (MRW13335)	To make permanent the EB-5 regional center program and makes other changes to the program.	EB-5
Leahy	3 (MRW13332)	To provide work authorization for aliens who are eligible for status as VAWA self-petitioners or for T or U visas while applications for such status or visas are pending.	VAWA
Leahy	4 (EAS13416)	To promote effective deterrents against unlawful border crossings and ensure that border fencing is limited to the Southern border.	Border: Technology, Fees, Infrastructure

Leahy	5 (MDM13417)	To provide equivalent treatment for the spouses and children of certain long-term contract agricultural workers and W-1 visa holders.	W visas
Leahy	6 (MDM13298)	To amend the Immigration and Nationality Act to eliminate discrimination in the immigration laws by permitting permanent partners of United States citizens and lawful permanent residents to obtain lawful permanent resident status in the same manner as spouses of citizens and lawful permanent residents and to penalize immigration fraud in connection with permanent partnerships.	LGBT
Leahy	7 (MDM13374)	To recognize, for purposes of the Immigration and Nationality Act, any marriage entered into in full compliance with the laws of the State or foreign country within which such marriage was performed.	LGBT/marriage
Leahy	8 (ARM13607)	To modify the penalty payable in connection with an application for registered provisional immigrant status.	Legalization/DREAM
Lee	1	In the nature of a substitute.	Border: Triggers
Lee	2	In the nature of a substitute.	E-Verify
Lee	3	In the nature of a substitute. (I-Squared Act of 2013)	Future flow: employment
Lee	4	To require fast-track congressional approval when the Secretary of Homeland Security notifies Congress of the implementation of the border security strategies and certifies that the strategies are substantially operational.	Border: Triggers
Lee	5	To postpone the availability of additional border security funding until the Secretary of Homeland Security has submitted to Congress the notices of commencement of implementation of the Comprehensive Southern Border Security Strategy and the Southern Border Fencing Strategy	Border: Technology, Fees, Infrastructure
Lee	6	To clarify that the registered provisional immigrant program shall be funded only by fees.	Legalization/DREAM
Lee	7	To modify the physical presence requirement for application for registered provisional immigrant status.	Legalization/DREAM
Lee	8	To prohibit aliens who have absconded or have attempted to reenter the United States after receiving a deportation order from receiving registered provisional immigrant status.	Legalization/DREAM
Lee	9	To remove offenses committed under foreign law from the grounds of ineligibility for registered provisional immigrant status.	Legalization/DREAM
Lee	10	To enhance the requirements on payment of taxes to be satisfied by applicants for registered provisional immigrant status.	Legalization/DREAM
Lee	11 (EAS13518)	To prohibit the waiver or reduction of penalties payable in connection with applications for adjustment to registered provisional immigrant status.	Legalization/DREAM
Lee	12 (MDM13378)	To prohibit the use of sworn affidavits or other unspecified documents to verify the employment or education of registered provisional immigrants applying for permanent residence.	Legalization/DREAM
Lee	13 (ARM13491)	To require annual reports on the amounts of Federal means-tested public benefits provided.	Legalization/DREAM

Lee	14 (ARM13487)	To exclude certain employment of domestic service from the prohibitions on unlawful employment of unauthorized aliens.	E-Verify
Lee	15 (ARM13492)	To require intent in certain prohibitions on discrimination based on national origin or citizenship status.	E-Verify
Lee	16 (ARM13486)	To preserve the criminal offense of knowing use of a fraudulent immigration document.	Crimes
Lee	17 (EAS13515)	To make attempted misuse of a passport a criminal offense.	Crimes
Lee	18 (MDM13343)	To increase the number of W nonimmigrant visas available during each fiscal year.	W visas
Lee	19 (EAS13425)	To limit certain complaints to W nonimmigrants.	W visas
Lee	20 (EAS13427)	limit that application of the amendments made by subtitle B of title IV to initial labor condition applications filed in support of a petition for initial admission of an H-1B nonimmigrants.	H-1B
Lee	21 (BAG13299)	To require only H-1B-dependent employers to offer the job to every equally or better qualified United States applicant.	H-1B
Lee	22 (BAG13300)	To prohibit an H-1B-non-dependent employer from displacing specific United States workers.	H-1B
Lee	23 (MRW13345)	To establish an alternate identity authentication program with additional identity authentication mechanisms that may be used by employers on a voluntary basis.	E-Verify
Schumer	1 (EAS13442)	To make technical amendments.	Makes technical fixes to many parts of the bill.
Schumer	2 (EAS13444)	To improve the bill.	Funding
Schumer	3 (EAS13447)	To make certain nationals of countries that benefit from the African Growth and Opportunity Act or the Caribbean Basin Economic Recovery Act eligible for E nonimmigrant visas.	E visas
Schumer	4 (EAS13419)	To permit aliens with proficiency in certain foreign languages to qualify as J nonimmigrants.	J nonimmigrants visa
Schumer	5 (EAS13443)	To modify the W nonimmigrant visa program.	W visas
Sessions	1 (EAS13446)	To provide for future immigration and limit the number of nonimmigrant aliens who may be authorized for employment in the United States.	Future flow: family
Sessions	2 (MRW13343)	To impose a numerical limitation on the number of aliens that may be admitted as lawful permanent residents or receive adjustments of status to that of aliens lawfully admitted for permanent residence, to require the Secretary to issue employment authorization documents to all nonimmigrants authorized to work in the United States, and to impose a numerical limitation on the issuance of such documents.	Future flow: family
Sessions	3 (BAG13295)	To prohibit the admission of an alien as a W- 1 or W-2 nonimmigrant if the unemployment rate is 5 percent or more.	Ag workers
Sessions	4 (MDM13410)	To require the use of a biometric entry and exit data system at ports of entry before the Secretary of Homeland Security may adjust the status of aliens who have been granted registered provisional immigrant status.	Legalization/DREAM
Sessions	5 (BAG13293)	To provide criminal penalties for overstaying a visa.	Visa, Travel, Visa waiver

Sessions	6 (MRW13303)	To prevent amendments to the visa waiver program from taking effect until the biometric entry and exit data system described in section 7208 of the 9/11 Commission Implementation Act of 2004 has been fully implemented and to strike the amendments to the waiver provision.	Visa, Travel, Visa waiver
Sessions	7 (EAS13357)	To provide sanctions for countries that delay or prevent repatriation of their citizens and nationals.	Visa, Travel, Visa waiver
Sessions	8 (EAS13331)	To require reciprocity from foreign countries for periods of visa validity.	Visa, Travel, Visa waiver
Sessions	9 (MDM13544)	To require the completion of the 700 miles of reinforced, double-layered fencing described in section 102(b)(1)(A) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 as a trigger.	Border: Triggers
Sessions	10 (MRW13340)	To require consideration of the receipt of certain public assistance for purposes of determining if an alien is a public charge.	Public Benefits
Sessions	11 (MDM13441)	To ensure that "effective control" specifically includes prevention of unlawful entries into the United States, including entries by terrorists, other unlawful aliens, instruments of terrorism, narcotics, and other contraband, and triggers the initiation of processing for registered provisional immigrant status, and to eliminate the use of the terms "effectiveness rate" and "high risk sectors" from the bill.	Border: Triggers
Sessions	12 (EAS13337)	To provide for the conditions for release on bond of aliens from noncontiguous countries.	Detention
Sessions	13 (EAS13330)	To require aliens who may be a threat to national security to submit to an in person interview with a consular officer when applying for a visa.	Visa, Travel, Visa waiver
Sessions	14 (ARM13591)	To provide the denial of benefits and removal of terrorist aliens.	Asylum/Refugee
Sessions	15 (EAS13333)	To clarify the authority to refuse or revoke visas of the Secretary of Homeland Security and the Secretary of State.	Visa, Travel, Visa waiver
Sessions	16 (MRW13311)	To ensure that all applications for immigration status under the Act and amendments made by the Act are filed electronically, to clarify the national security and law enforcement clearances required for an alien to be granted registered provisional immigrant status, to require interviews of certain applicants for adjustment of status, to require a fraud detection and deterrence plan to be submitted to Congress, and to impose penalties for knowingly committing or aiding fraud.	Border: Triggers
Sessions	17 (ARM13553)	To ensure that granting of registered provisional immigrant status does not result in the admission of immigrants likely to become public charges.	Public Benefits
Sessions	18 (ERN13166)	To add an option to demonstrate that a registered provisional immigrant is not likely to become eligible for State means-tested assistance to the conditions for adjustment of status to lawfully admitted for permanent residence.	Legalization/DREAM
Sessions	19 (ERN13167)	To prohibit an alien from becoming a registered provisional immigrant if the Secretary determines it is likely that the immigrant would become a public charge or receive State means-tested assistance.	Legalization/DREAM
Sessions	20 (MDM13338)	To require that all applicants for registered provisional status are interviewed to determine whether they meet the eligibility requirements for such status.	Legalization/DREAM

Sessions	21 (MDM13337)	To strike the provision that suspends the removal proceedings for all aliens who are prima facie eligible for registered provisional status.	Legalization/DREAM
Sessions	22 (EAS13343)	To modify the grounds for ineligibility for registered provisional immigrant status.	Legalization/DREAM
Sessions	23 (EAS13388)	To render a social security account number and card assigned to an alien in registered provisional immigrant status automatically invalid if such status is revoked.	Legalization/DREAM
Sessions	24 (MDM13373)	To strike the provision that authorizes the Secretary to permit aliens who were previously deported from the United States and are outside the United States or have reentered the United States illegally after to apply for registered provisional immigrant status.	Legalization/DREAM
Sessions	25 (ERN13165)	To prohibit an alien from becoming a registered provisional immigrant if the Secretary determines it is likely that the immigrant would receive State means tested assistance or in the absence of such a determination, any of the following federal assistance: Medicaid, the State children's health insurance program (CHIP), the Affordable Care Act premium assistance tax credit, the supplemental nutrition assistance program (SNAP), the temporary assistance for needy families program (TANF), or supplemental security income benefits (SSI).	Legalization/DREAM
Sessions	26 (ERN13156)	To prohibit adjustment of status to lawfully admitted for permanent residence if a registered provisional immigrant might be eligible for Medicaid, CHIP, or the Affordable Care Act premium assistance tax credit.	Legalization/DREAM
Sessions	27 (ERN13157)	To prohibit adjustment of status to lawfully admitted for permanent residence if a registered provisional immigrant might be eligible for Medicaid, the State children's health insurance program (CHIP), the Affordable Care Act premium assistance tax credit, the supplemental nutrition assistance program (SNAP), the temporary assistance for needy families program (TANF), or supplemental security income benefits (SSI).	Legalization/DREAM
Sessions	28 (ERN13158)	To prohibit adjustment of status to lawfully admitted for permanent residence by a registered provisional immigrant unless a State provides information on the likelihood that the immigrant would receive State means tested assistance and, in the absence of that information, if the immigrant is likely to become a public charge, including Medicaid, the State children's health insurance program (CHIP), the Affordable Care Act premium assistance tax credit, the supplemental nutrition assistance program (SNAP), the temporary assistance for needy families program (TANF), or supplemental security income benefits (SSI).	Legalization/DREAM
Sessions	29 (KER13175)	To require demonstration of employer-sponsored health insurance coverage and to modify income requirements applicable to the period of admission for registered provisional immigrants.	Legalization/DREAM
Sessions	30 (MDM13331)	To amend the Internal Revenue Code of 1986 to clarify eligibility for the child tax credit.	Taxes
Sessions	31 (OTT13223)	To amend the Internal Revenue Code of 1986 to limit the earned income credit to citizens and legal permanent residents.	Tax Credit benefits
Sessions	32 (MDM13332)	To improve the cooperation between the Federal Government and State and local law enforcement agencies in the enforcement of Federal immigration laws.	State & Local/Preemption
Sessions	33 (MDM13333)	To prohibit appropriated funds from being used in contravention of section 642(a) of the IIRAIRA	State & Local/Preemption

Sessions	34 (MDM13334)	To clarify that this Act does not preempt any State or local criminal law.	State & Local/Preemption
Sessions	35 (MDM13335)	To affirm local law enforcement ability to enforce immigration laws and improve information sharing between DHS and DOJ.	State & Local/Preemption
Sessions	36 (MDM13430)	To expand the functions of the DHS Immigration Ombudsman to include providing assistance to individuals and families who have been the victims of crimes committed by aliens or violence near the United States border.	Ombudsman
Sessions	37 (MDM13365)	To strike the section that requires Secretary of Homeland Security to issue policies governing the use of force by DHS personnel.	Border: Policy/Civil Rights
Sessions	38 (MDM13366)	To strike the section that specifies the training requirements for border security and immigration officers and border community liaison officers.	Border: Policy/Civil Rights
Sessions	39 (MDM13363)	To prohibit Federal law enforcement officers from considering race or ethnicity in connection with a specific investigation except to the extent permitted by the Constitution and laws of the United States.	Racial Profiling
Sessions	40 (MDM13370)	To strike the section that authorizes the Secretary of Homeland Security to award \$50 million in grants to nonprofit organizations to assist aliens to apply for RPI status.	Legalization/DREAM
Sessions	41 (MDM13369)	To strike the section that authorizes the Initial Entry, Adjustment, and Citizenship Assistance Grant Program.	Integration & Naturalization
Sessions	42 (MDM13405)	To strike the emergency spending designations in the bill.	Spending- deficit
Sessions	43 (GOE13343)	To require that the Chief Actuaries of the Centers for Medicare & Medicaid Services and the Social Security Administration certify in a year that the bill will not negatively affect the Medicare and social security programs before the Secretary adjusts the status of registered provisional immigrants to that of aliens lawfully admitted for permanent residence in that year.	Public benefits
Sessions	44 (TAM13081)	To require the OMB to annually certify that this Act will not increase the Federal deficit.	Spending- Deficit
Sessions	45 (EAS13344)	To require an alien who receives a W-1 or W-2 visa to be processed through a biometric entry and exit system.	W visas
Sessions	46 (EAS13345)	To require an alien who receives a W-3 or W-4 visa to be processed through a biometric entry and exit system.	W visas
Sessions	47 (MDM13429)	To eliminate the tier 1 and tier 2 merit-based immigrant point allocations for aliens who are nationals of a country from which few aliens have recently immigrated.	Diversity
Sessions	48 (MDM13428)	To remove brothers and sisters of USCs from the point allocation under the merit-based immigrant program.	Future flow: family
Sessions	49 (MDM13402)	To strike the section that reforms the E-Visa Program.	E visas
Whitehouse	1 (AYO13346)	To provide for qualified startup accelerators with respect to nonimmigrant INVEST visas, and for other purposes.	Startup
Whitehouse	2 (AYO13349)	To provide for qualified startup accelerators with respect to nonimmigrant INVEST visas, and for other purposes.	Startup

Whitehouse	3 (BAG13308)	To prohibit the use of the Employment Verification System to reverify employment authorization of an employee from another employer's workforce if there is substantial continuity in the business of operations of the predecessor and successor employers.	E-Verify
Whitehouse	4 (ARM13611)	To facilitate and admission and naturalization of aliens who are current or potential employees of certain Federal national security facilities.	Future flow: employment
Whitehouse	5 (ALB13431)	To increase public safety by permitting the Attorney General to deny the transfer of firearms or the issuance of firearms and explosives licenses to known or suspected dangerous terrorists.	Public Safety? (Firearms for Terrorists)
Whitehouse	6 (DAV13388)	To modify provisions related to complaints against H1-B employers.	H-1B