119TH CONGRESS 1ST SESSION	S.	

To appropriate \$25,000,000,000 for the construction of a border wall between the United States and Mexico, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mrs. Britt introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To appropriate \$25,000,000,000 for the construction of a border wall between the United States and Mexico, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- This Act may be cited as the "WALL Act of 2025".
- 5 SEC. 2. MANDATORY SPENDING FOR BORDER WALL.
- 6 (a) In General.—There is appropriated
- 7 \$25,000,000,000 for the purpose of constructing a phys-
- 8 ical barrier along the southern land border of the United
- 9 States.

1	(b) Availability.—Amounts appropriated under
2	subsection (a) shall remain available until expended for
3	the purpose described in subsection (a).
4	SEC. 3. OFFSETS.
5	(a) Eligibility for Child Tax Credit.—
6	(1) In general.—Section 24(e) of the Internal
7	Revenue Code of 1986 is amended to read as fol-
8	lows:
9	"(e) Identification Requirements.—
10	"(1) In general.—No credit shall be allowed
11	under this section to a taxpayer with respect to any
12	qualifying child unless the taxpayer includes on the
13	return of tax for the taxable year—
14	"(A) the name of such qualifying child,
15	and
16	"(B) the valid identification number of the
17	taxpayer (and, in the case of a joint return, the
18	taxpayer's spouse) and such qualifying child.
19	"(2) Valid identification number.—
20	"(A) In general.—For purposes of this
21	subsection, the term 'valid identification num-
22	ber' means—
23	"(i) in the case of the taxpayer and
24	any spouse of the taxpayer, a social secu-
25	rity number issued to the individual by the

1	Social Security Administration on or before
2	the due date for filing the return for the
3	taxable year, and
4	"(ii) in the case of a qualifying child,
5	a social security number issued to such
6	child by the Social Security Administration
7	on or before the due date for filing such
8	return.
9	"(B) Exception for individuals pro-
10	HIBITED FROM ENGAGING IN EMPLOYMENT IN
11	UNITED STATES.—For purposes of subpara-
12	graph $(A)(i)$ and subsection $(h)(4)(C)$, the term
13	'social security number' shall not include the so-
14	cial security number of an individual who is
15	prohibited from engaging in employment in the
16	United States.".
17	(2) Conforming amendments.—Subsection
18	(h) of section 24 of the Internal Revenue Code of
19	1986 is amended—
20	(A) in paragraph (1), by striking "(7)"
21	and inserting "(6)",
22	(B) in paragraph (4), by amending sub-
23	paragraph (C) to read as follows:
24	"(C) Social security number re-
25	QUIRED.—Subparagraph (A) shall not apply

1	with respect to any dependent of the taxpayer
2	unless the taxpayer includes on the return of
3	tax for the taxable year, for both the taxpayer
4	and the dependent, a social security number
5	issued to each such individual by the Social Se-
6	curity Administration on or before the due date
7	for filing such return.", and
8	(C) by striking paragraph (7).
9	(3) Effective date.—The amendments made
10	by this subsection shall apply to taxable years end-
11	ing after the date of the enactment of this Act.
12	(b) Individuals Prohibited From Engaging in
13	EMPLOYMENT IN UNITED STATES NOT ELIGIBLE FOR
14	EARNED INCOME TAX CREDIT.—
15	(1) In general.—Subsection (m) of section 32
16	of the Internal Revenue Code of 1986 is amended to
17	read as follows:
18	"(m) Identification Numbers.—
19	"(1) In general.—Solely for purposes of sub-
20	sections $(e)(1)(E)$ and $(e)(3)(D)$, a taxpayer identi-
21	fication number means a social security number
22	issued to an individual by the Social Security Ad-
23	ministration on or before the due date for filing the
24	return for the taxable year.

1	"(2) Exception for individuals prohib-
2	ITED FROM ENGAGING IN EMPLOYMENT IN UNITED
3	STATES.—For purposes of paragraph (1), in the
4	case of subsection $(c)(1)(E)$, the term 'social security
5	number' shall not include the social security number
6	of an individual who is prohibited from engaging in
7	employment in the United States.".
8	(2) Effective date.—The amendment made
9	by this subsection shall apply to taxable years end-
10	ing after the date of the enactment of this Act.
11	(c) Identification Requirement for American
12	OPPORTUNITY AND LIFETIME LEARNING CREDITS.—
13	(1) In General.—Section 25A(g)(1) of the In-
14	ternal Revenue Code of 1986 is amended by adding
15	at the end the following new subparagraph:
16	"(C) Social security number re-
17	QUIRED.—
18	"(i) In general.—For purposes of
19	this paragraph, the term 'taxpayer identi-
20	fication number' means a social security
21	number issued to an individual by the So-
22	cial Security Administration.
23	"(ii) Exception for individuals
24	PROHIBITED FROM ENGAGING IN EMPLOY-
25	MENT IN UNITED STATES.—For purposes

1	of clause (i), the term 'social security num-
2	ber' shall not include the social security
3	number of an individual who is prohibited
4	from engaging in employment in the
5	United States.".
6	(2) Effective date.—The amendment made
7	by this subsection shall apply to all taxable years
8	ending after the date of the enactment of this Act.
9	(d) Fees for Filing a Tax Return Using an
10	ITIN.—
11	(1) In general.—Section 6109(i) of the Inter-
12	nal Revenue Code of 1986 is amended by adding at
13	the end the following new paragraph:
14	"(5) Fee for filing tax return using an
15	ITIN.—
16	"(A) IN GENERAL.—In the case of any in-
17	dividual income tax return filed by a taxpayer
18	residing in the United States, the Secretary
19	shall require the taxpayer to pay a fee for each
20	such return filed in an amount equal to the
21	product of—
22	"(i) the total number of individuals
23	included on such return (including any
24	spouse or dependent of the taxpayer) with
25	respect to whom an individual taxpayer

1	identification number has been issued
2	multiplied by
3	"(ii) \$300.
4	"(B) Exception.—Subparagraph (A)
5	shall not apply to any individual who has re-
6	ported to the Secretary that their social security
7	number has been subject to theft, misuse, or
8	misappropriation by another person.".
9	(2) Effective date.—The amendment made
10	by this subsection shall apply to returns the due
11	date for which (determined without regard to exten-
12	sions) is after the date of the enactment of this Act
13	(e) Ensuring Validity of Social Security Num-
14	BERS.—
15	(1) In general.—Section 6109 of the Interna
16	Revenue Code of 1986 is amended by inserting after
17	subsection (d) the following new subsection:
18	"(e) Confirmation of Social Security Num-
19	BERS.—For purposes of paragraphs (1) and (3) of sub-
20	section (a), the Secretary, in coordination with the Com-
21	missioner of Social Security, shall verify that any social
22	security account number submitted by a person, or with
23	respect to another person, in any return, statement, or
24	other document is—

1	"(1) the correct social security account number
2	as issued to such person by the Commissioner of So-
3	cial Security, and
4	"(2) valid and otherwise unexpired as of the
5	date of submission of such return, statement, or
6	other document.".
7	(2) Effective date.—The amendment made
8	by this subsection shall apply to returns, statements,
9	and other documents submitted after the date of the
10	enactment of this Act.
11	(f) Requiring Agencies To Use E-Verify To
12	CONFIRM SATISFACTORY IMMIGRATION STATUS FOR ELI-
13	GIBILITY FOR CERTAIN FEDERALLY FUNDED BENE-
14	FITS.—
15	(1) In General.—Section 1137(a) of the So-
16	cial Security Act (42 U.S.C. 1320b-7(a)) is amend-
17	ed—
18	(A) in paragraph (6), by striking "; and"
19	and inserting a semicolon;
20	(B) in paragraph (7), by striking the pe-
21	riod at the end and inserting "; and"; and
22	(C) by adding at the end the following:
23	"(8) with respect to any applicant for, or recipi-
24	ent of, benefits under a program listed in subsection
25	(b) who is a noncitizen and whose eligibility for such

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benefits is conditional upon such applicant or recipient having an immigration status that allows the applicant or recipient to work in the United States, the State agency administering such program shall use the employment eligibility confirmation program described in section 403(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1324a note) (also known as 'E-Verify') to confirm that such applicant or recipient has such status, and shall deny eligibility for such benefits to any such applicant or recipient who does not have such status.".

(2) Federal Housing Programs.—

(A) Section 8(o)(6) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o)(6)) is amended by adding at the end the following:

"(D) Verification of immigration status.—For each dwelling unit for which a housing assistance payment contract is established under this subsection, the public housing agency shall, with respect to any prospective tenant of the dwelling unit who is a noncitizen and whose eligibility for assistance is conditional upon the tenant having an immigration status that allows the tenant to work in the United

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States, use the employment eligibility confirmation program described in section 403(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1324a note) (commonly known as 'E-Verify') to confirm that the tenant has such status and shall deny eligibility for such assistance to any tenant who does not have such status.". (B) Section 8(o)(13) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o)(13)) is amended by adding at the end the following: "(P) Verification of immigration sta-TUS.—For each dwelling unit in a project for which a housing assistance payment contract is established under this subsection, the public housing agency shall, with respect to any prospective tenant of the dwelling unit who is a noncitizen and whose eligibility for assistance is conditional upon the tenant having an immigration status that allows the tenant to work in the United States, use the employment eligibility confirmation program described in section 403(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1324a note) (commonly known as 'E-Verify')

1	to confirm that the tenant has such status and
2	shall deny eligibility for such assistance to any
3	tenant who does not have such status.".
4	(C) Section 3(a) of the United States
5	Housing Act of 1937 (42 U.S.C. 1437a(a)) is
6	amended by adding at the end the following:
7	"(10) Verification of immigration sta-
8	TUS.—For each public housing dwelling unit owned,
9	assisted, or operated by a public housing agency, the
10	public housing agency shall, with respect to any pro-
11	spective tenant of the dwelling unit who is a noncit-
12	izen and whose eligibility for assistance is condi-
13	tional upon the tenant having an immigration status
14	that allows the tenant to work in the United States,
15	use the employment eligibility confirmation program
16	described in section 403(a) of the Illegal Immigra-
17	tion Reform and Immigrant Responsibility Act of
18	1996 (8 U.S.C. 1324a note) (commonly known as
19	'E-Verify') to confirm that the tenant has such sta-
20	tus and shall deny eligibility for such assistance to
21	any tenant who does not have such status.".
22	(D) Section 202(i) of the Housing Act of
23	1959 (12 U.S.C. 1701q(i)) is amended by add-
24	ing at the end the following:

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"(3) VERIFICATION OF**IMMIGRATION** TUS.—For each dwelling unit assisted under this section, the owner shall, with respect to any prospective tenant of the dwelling unit who is a noncitizen and whose eligibility for assistance is conditional upon the tenant having an immigration status that allows the tenant to work in the United States, use the employment eligibility confirmation program described in section 403(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1324a note) (commonly known as 'E-Verify') to confirm that the tenant has such status and shall deny eligibility for such assistance to any tenant who does not have such status.". (E) Section 811(i)(1) of the Cranston-Gonzalez National Affordable Housing Act (42) U.S.C. 8013(i)(1)) is amended by adding at the end the following: "(E) VERIFICATION OF IMMIGRATION STA-TUS.—For each dwelling unit assisted under this section, the owner shall, with respect to any prospective tenant of the dwelling unit who is a noncitizen and whose eligibility for assistance is conditional upon the tenant having an immigration status that allows the tenant to

work in the United States, use the employment eligibility confirmation program described in section 403(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1324a note) (commonly known as 'E–Verify') to confirm that the tenant has such status and shall deny eligibility for such assistance to any tenant who does not have such status.".

(3) Rulemaking.—

(A) IN GENERAL.—The Secretary of Agriculture, the Secretary of Health and Human Services, and the Secretary of Labor shall promulgate rules to implement section 1137(a)(8) of the Social Security Act, as added by paragraph (1), which requires the use of E-Verify to verify applicant eligibility for certain programs administered by their respective departments.

(B) Housing programs.—The Secretary of Housing and Urban Development shall promulgate rules to implement amendments made by subparagraphs (A) through (E) of paragraph (2), which require the use of E-Verify to verify tenant eligibility for housing assistance

1	programs administered by the Department of
2	Housing and Urban Development.
3	(4) Effective date.—The amendments made
4	by this subsection shall take effect on the date of en-
5	actment of this Act.
6	SEC. 4. MINIMUM FINES FOR ILLEGAL ENTRY AND OVER-
7	STAY.
8	(a) Illegal Entry.—Chapter 8 of title II of the Im-
9	migration and Nationality Act (8 U.S.C. 1321 et seq.) is
10	amended—
11	(1) in section 275 (8 U.S.C. 1325)—
12	(A) in subsection (a)—
13	(i) by striking "(1)";
14	(ii) by striking "or (2)";
15	(iii) by striking "(3)"; and
16	(iv) by striking "shall, for" and all
17	that follows and inserting the following:
18	"shall—
19	"(1) for the first commission of any such of-
20	fense, be fined in accordance with subsection (b),
21	imprisoned not more than 6 months, or both; and
22	"(2) for a subsequent commission of any such
23	offense, be fined in accordance with subsection (b),
24	imprisoned not more than 2 years, or both."; and
25	(B) in subsection (b)—

1	(i) by inserting "(1)" before "Any
2	alien'';
3	(ii) by striking "civil penalty of" and
4	all that follows through the period at the
5	end of paragraph (2) and inserting "civil
6	penalty in an amount equal to not less
7	than \$3,000 and not more than \$10,000.";
8	and
9	(iii) in the undesignated matter at the
10	end, by striking "Civil penalties" and in-
11	serting the following:
12	"(2) Civil penalties"; and
13	(2) in section 276 (8 U.S.C. 1326), by amend-
14	ing subsection (a) to read as follows:
15	"(a)(1) Subject to paragraph (2) and subsection (b),
16	any alien who, after being denied admission, excluded, de-
17	ported, or removed or after departing the United States
18	while an order of exclusion, deportation, or removal is out-
19	standing, enters, attempts to enter, or is at any time found
20	in, the United States, shall be subject to a civil penalty
21	in an amount equal to not less than \$3,000 and not more
22	than \$10,000.
23	"(2) Notwithstanding paragraph (1), an alien de-
24	scribed in such paragraph shall not be subject to the civil
25	penalty described in such paragraph if—

1	"(A) before reembarking at a place outside the
2	United States or applying for admission from a for-
3	eign contiguous territory, the Secretary of Homeland
4	Security has expressly consented to such alien's re-
5	applying for admission; or
6	"(B) with respect to an alien previously denied
7	admission and removed, such alien establishes that
8	he or she was not required to obtain such advance
9	consent under this Act.".
10	(b) Overstay.—Section 222(g) of the Immigration
11	and Nationality Act (8 U.S.C. 1202(g)) is amended by
12	adding at the end the following:
13	"(3) An alien described in paragraph (1) shall be sub-
14	ject to a civil penalty in an amount equal to the product
15	of \$50 multiplied by the number of months the alien re-
16	mained in the United States beyond the alien's authorized
17	period of stay.".