AMENDMENT TO H.R. 7511 OFFERED BY MR. DONALDS OF FLORIDA

Add at the end of the bill the following:

1	SEC. 5. CHECK-IN REQUIRED FOR PARTICIPANTS IN THE
2	ISAP.
3	(a) In General.—Not later than 45 days after the
4	date of enactment of this Act, the Secretary of Homeland
5	Security shall issue a notice in a manner determined ap-
6	propriate by the Secretary to each covered alien to require
7	that each such alien check in with the Secretary not later
8	than 14 days after the issuance of such notice.
9	(b) Penalty.—
10	(1) In general.—Notwithstanding any other
11	provision of law, if a covered alien fails to check in
12	with the Secretary as required under subsection (a),
13	the Secretary shall revoke the bond or parole under
14	section 236(a) of the Immigration and Nationality
15	Act (8 U.S.C. 1226(a)), pursuant to which was par-
16	ticipating in the ISAP, rearrest the alien under the
17	original warrant, and detain the alien.
18	(2) Removal proceedings.—
19	(A) In general.—The immigration court
20	shall advance on the docket and expedite to the

1 greatest possible extent the disposition of the 2 removal proceedings of an alien who is re-3 arrested and detained under paragraph (1). If 4 the immigration court finds that the alien should be removed, it shall enter administrative 5 6 order of removal. 7 (B) APPEAL.—Not later than 7 days after 8 the entry of an administrative order of removal 9 under subparagraph (A), an alien may appeal 10 such order to the board of immigration appeals. 11 Not later than 7 days after such an appeal is 12 filed, the board of immigration appeals shall 13 hear the appeal. Not later than 7 days after 14 hearing such an appeal, the board shall issue a 15 decision. If the board issues a final administra-16 tive order of removal, the alien shall be removed 17 from the United States not later than 7 days 18 after such issuance. 19 (c) Report.—Not later than 120 days after the date of enactment of this Act, the Secretary shall submit to 20 21 Congress a report on the numbers and percentages of cov-22 ered aliens who have checked in with the Secretary as re-23 quired under subsection (a). 24 (d) Requirement to Submit Biometric Informa-TION.—The Secretary shall require an alien arriving in

United States to submit biometric information to the Secretary in order to be eligible to participate in an alter-3 native to detention program. 4 (e) Definitions.—In this section: 5 (1) Except as otherwise provided, the terms 6 have the meanings given those terms in section 101 7 of the Immigration and Nationality Act (8 U.S.C. 8 1101). 9 (2) The term "covered alien" means an alien 10 who is present in the United States and enrolled in 11 the ISAP on the date of enactment of this Act. 12 (3) The terms "Intensive Supervision Appearance Program" and "ISAP" include GPS moni-13 14 toring (both ankle worn GPS & wrist worn GPS), 15 telephonic reporting, home visits. (4) The term "alternatives to detention pro-16 17 gram" this includes the ISAP, the Young Adult 18 Case Management Program, the Cast Management 19 Pilot Program, and Wraparound Stabilization Serv-20

ices.