

**AMENDMENT TO H.R. 5611**  
**OFFERED BY MR. ZELDIN OF NEW YORK**

Page 21, line 22, insert after “prospective transferee.” the following:

1           “(D) For purposes of this paragraph, no person  
2           shall be considered to be a person who has been in-  
3           vestigated as a known or suspected terrorist solely  
4           by reason that that person was identified in the ter-  
5           rorist screening database (as such term is defined in  
6           section 2101(10) of the Homeland Security Act of  
7           2002 (6 U.S.C. 621(10)), if that person was there-  
8           after removed from such terrorist screening database  
9           because that person was erroneously included.”.

