..... (Original Signature of Member)

114TH CONGRESS 1ST SESSION



To promote United States national security and foreign policy objectives through consolidation and strengthening of the rule of law and respect for human rights in the Republic of Azerbaijan.

IN THE HOUSE OF REPRESENTATIVES

Mr. SMITH of New Jersey introduced the following bill; which was referred to the Committee on _____

A BILL

- To promote United States national security and foreign policy objectives through consolidation and strengthening of the rule of law and respect for human rights in the Republic of Azerbaijan.
 - 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.

4 This Act may be cited as the "Azerbaijan Democracy

5 Act of 2015".

6 SEC. 2. FINDINGS.

7 Congress makes the following findings:

 $\mathbf{2}$

1 (1) The United States and the Republic of 2 Azerbaijan have many areas of mutual interest and 3 cooperation, but the United States' ability to more 4 fully cooperate with Azerbaijan has been severely 5 hindered by the Government of Azerbaijan's gross 6 violations of human rights and fundamental free-7 doms, including violations of basic principles of 8 democratic governance, standards to which Azer-9 baijan has committed itself to adhere as a partici-10 pating State in the Organization for Security and 11 Cooperation in Europe (OSCE) and other multilat-12 eral institutions.

13 (2) On December 5, 2014, the Government of 14 Azerbaijan arrested investigative reporter Khadija 15 Ismayilova, who also was a radio host on Radio 16 Free/Radio Liberty (RFE/RL). The charge against 17 her was "incitement to suicide", and she was held 18 in pre-trial detention and not allowed out on bail. 19 On December 26, 2014, the Government of Azer-20 baijan raided the Baku Office of RFE/RL and 21 closed its operations. Over the course of a year in 22 pre-trial detention, the original charges against Ms. 23 Ismayilova were dropped after government-called 24 witnesses refused to cooperate with the case. How-25 ever, Ms. Ismavilova remained in detention and the

Government of Azerbaijan subsequently charged her
 with embezzlement, illegal entrepreneurship, tax eva sion, and abuse of power. She was convicted and is
 now serving a seven-and-a-half year sentence in pris on. The RFE/RL Baku Bureau has not been allowed
 to re-open.

7 (3) According to the United States State De8 partment report for 2014, the Government of Azer9 baijan did not respect its own laws on freedom of
10 speech and press censorship. The report said, "The
11 government continued to limit freedom of speech
12 and media independence. Journalists faced intimida13 tion and at times were beaten and imprisoned.".

(4) The Committee to Protect Journalists stated that Azerbaijan is the leading jailer of journalists
in Europe and Central Asia, and is the fifth most
censored country in the world.

18 (5) As an OSCE participating State, the Gov-19 ernment of Azerbaijan has committed itself to work 20 toward a standard of free and fair elections. Since 21 its independence in 1992, no election held in Azer-22 baijan has met the minimum requirements as out-23 lined by the OSCE. Elections for president and for 24 the parliament have shown a pattern of disregard 25 for the conduct of democratic elections and have

been marred by the arbitrary use of state power, dis regard for the basic rights of freedom of assembly,
 association, and expression. The conduct of the elec tions demonstrates the unwillingness of authorities
 in Azerbaijan to tolerate political competition.

6 (6) According to the United States Department 7 of State's Country Reports on Human Rights Prac-8 tices for 2014, Azerbaijan has used "...the judicial 9 system to punish peaceful dissent—including in-10 creased reports of arbitrary arrest and detention, po-11 litically motivated imprisonment, lack of due process, 12 and lengthy pretrial detention—by secular and reli-13 gious individuals perceived as a threat by govern-14 ment officials, while crimes against such individuals 15 or their family members went unpunished.".

16 (7) According to the 2015 report on religious 17 freedom by the United States Commission on Inter-18 national Religious Freedom (USCIRF), "Despite so-19 cietal religious tolerance in Azerbaijan, governmental 20 respect for religious freedom continued to deteriorate 21 in 2014.". The report details the Government's use 22 of the 2009 religion law "to limit religious freedom 23 and to justify fines, police raids, detentions, and im-24 prisonment.". There are 44 names on the list of reli-25 gious prisoners published by USCIRF.

(8) USCIRF cited poor conditions for religious
 minorities in Azerbaijan, reporting that "most
 Protestant denominations do not have legal status,
 including Baptists, Seventh-day Adventists, and
 Pentecostals, as well as Jehovah's Witnesses.".

6 (9) The Government of Azerbaijan has further 7 attempted to silence dissent through retribution 8 against the political opposition, journalists, inde-9 pendent NGOs, and their family members, through 10 physical threats and beatings, dismissal from em-11 ployment, travel restrictions and other forms of in-12 timidation.

(10) Those jailed opposition candidates and activists have been treated harshly in pre-trial detention and in prison, including physical beatings, denied access to family, defense counsel, medical treatment, and open legal proceedings.

18 SEC. 3. STATEMENT OF POLICY.

19 It is the policy of the United States—

20 (1) to secure United States national security
21 and economic interests in the region through pro22 motion of a stable and democratic government in
23 Azerbaijan;

24 (2) to call for the immediate release without25 preconditions of all political prisoners in Azerbaijan;

1	(3) to support the aspirations of the people of
2	Azerbaijan for democracy, internationally recognized
3	human rights, and the rule of law;
4	(4) to support the growth of the rule of law and
5	democratic institutions in Azerbaijan;
6	(5) to work closely with other countries and
7	international organizations, including the OSCE, to
8	bring Azerbaijan in compliance with its multilateral
9	commitments; and
10	(6) reassess United States policy toward the
11	Government of Azerbaijan reevaluating United
12	States policy toward Azerbaijan as warranted by de-
13	monstrable progress made by the Government of
14	Azerbaijan consistent with the policy of the United
15	States as stated in this section.
16	SEC. 4. DENIAL OF ENTRY INTO THE UNITED STATES OF
17	SENIOR LEADERSHIP OF THE GOVERNMENT
18	OF AZERBAIJAN AND OTHERS.
19	(a) DENIAL OF ENTRY.—Notwithstanding any other
20	provision of law, the Secretary of State may not issue any
21	visa to, and the Secretary of Homeland Security shall deny
22	entry to the United States of, any alien described in sub-
23	section (c).
24	(b) CURRENT VISAS REVOKED.— Notwithstanding
25	any other provision of law, the Secretary of State shall

revoke, in accordance with section 221(i) of the Immigra tion and Nationality Act (8 U.S.C. 1201(i)), the visa or
 other documentation of any alien who would be ineligible
 to receive such a visa or documentation under subsection
 (a).

6 (c) ALIENS DESCRIBED.—An alien described in this
7 subsection is any alien who—

8 (1) holds a position in the senior leadership of9 the Government of Azerbaijan;

10 (2) is an immediate family member of a person
11 described in paragraph (1);

(3) through his or her business dealings with
senior leadership of the Government of Azerbaijan
derives significant financial benefit from policies or
actions, including electoral fraud, human rights
abuses, or corruption, that undermine or injure
democratic institutions or impede the transition to
democracy in Azerbaijan; and

(4) is a member of any branch of the security,
judicial, or law enforcement services of Azerbaijan
and has participated in the persecution or harassment of independent media or journalists, human
rights defenders, opposition groups, or religious
groups.

1 (d) EXCEPTION.—The requirements under sub-2 sections (a) and (b) shall not apply with respect to an alien 3 who is an official of the Government of Azerbaijan and 4 who is seeking entry into the United States for the pur-5 pose of participation in talks related to resolution of the 6 Nagorno Karabakh conflict under the auspices of the 7 OSCE Minsk Group.

8 SEC. 5. SENSE OF CONGRESS ON SANCTIONS AGAINST THE 9 GOVERNMENT OF AZERBAIJAN AND SENIOR 10 LEADERSHIP OF THE GOVERNMENT OF AZER11 BAIJAN AND OTHERS.

12 (a) PROHIBITION ON LOANS AND INVESTMENT.—

13 UNITED STATES GOVERNMENT FINANC-(1)14 ING.—It is the sense of Congress that no loan, credit 15 guarantee, insurance, financing, or other similar fi-16 nancial assistance be extended by any agency of the 17 Government of the United States (including the Ex-18 port-Import Bank of the United States and the 19 Overseas Private Investment Corporation) to the 20 Government of Azerbaijan, except with respect to 21 the provision of humanitarian goods and agricultural 22 or medical products.

(2) TRADE AND DEVELOPMENT AGENCY.—It is
the sense of Congress that no funds available to the

Trade and Development Agency should be available
 for activities of the Agency in or for Azerbaijan.

3 (b) MULTILATERAL FINANCIAL ASSISTANCE.—The 4 Secretary of the Treasury should instruct the United 5 States Executive Director at each international financial institution of which the United States is a member to use 6 7 the voice and vote of the United States to oppose any ex-8 tension by those institutions of any financial assistance 9 (including any technical assistance or grant) of any kind to the Government of Azerbaijan, except for loans and as-10 11 sistance that serve humanitarian needs.

12 (c) BLOCKING OF ASSETS AND OTHER PROHIBITED13 ACTIVITIES.—

(1) BLOCKING OF ASSETS.—It is the sense of
Congress that the President should block all property and interests in property, including all commercial, industrial, or public utility undertakings or entities, that, on or after the date of the enactment of
this Act—

20 (A) are owned, in whole or in part, by any
21 member of the senior leadership of the Govern22 ment of Azerbaijan, or by any member or fam23 ily member closely linked to any member of the
24 senior leadership of the Government of Azer25 baijan, or any person who through his or her

1	business dealings with the senior leadership of
2	the Government of Azerbaijan derives signifi-
3	cant financial benefit from policies or actions,
4	including electoral fraud, human rights abuses,
5	or corruption, that undermine or injure demo-
6	cratic institutions or impede the transition to
7	democracy in Azerbaijan; and
8	(B) are in the United States, that here-
9	after come within the United States, or that are
10	or hereafter come within the possession or con-
11	trol of any United States person.
12	(2) PROHIBITED ACTIVITIES.—Activities pro-
13	hibited by reason of the blocking of property and in-
14	tarasts in proparty under paragraph (1) should in

14 terests in property under paragraph (1) should in-15 clude payments or transfers of any property, or any 16 transactions involving the transfer of anything of 17 economic value by any United States person to any 18 person described in subparagraph (A) of such para-19 graph.

20 (3) PAYMENT OF EXPENSES.—All expenses in21 cident to the blocking and maintenance of property
22 blocked under paragraph (1) should be charged to
23 the owners or operators of such property. Such ex24 penses may not be paid from blocked funds.

(4) RULE OF CONSTRUCTION.—Nothing in this
 subsection should be construed to prohibit any con tract or other financial transaction with any private
 or nongovernmental organization or business in
 Azerbaijan.

6 (5) EXCEPTIONS.—Paragraphs (1) and (2) 7 should not apply with respect to the provision of 8 medicine, medical equipment or supplies, food, as 9 well as any other form of humanitarian assistance 10 provided to Azerbaijan as relief in response to a hu-11 manitarian crisis.

(6) PENALTIES.—Any person who violates any
prohibition or restriction imposed under this subsection should be subject to the penalties under section 206 of the International Emergency Economic
Powers Act (50 U.S.C. 1705) to the same extent as
for a violation under that Act.

18 SEC. 6. TERMINATION OF SANCTIONS.

19 The sanctions described in section 4 shall apply with 20 respect to an alien described in that section, and the sanc-21 tions described in section 5 should apply with respect to 22 the Government of Azerbaijan, the senior leadership of the 23 Government of Azerbaijan, and any other person described 24 in section 5, until the President determines and certifies 25 to the appropriate congressional committees that the Gov-

ernment of Azerbaijan has made significant progress in
 meeting the following conditions:

- 3 (1) The release of individuals in Azerbaijan who
 4 have been jailed based on political or religious beliefs
 5 or expression.
- 6 (2) The cessation of all forms of harassment 7 and repression against the independent media, non-8 governmental organizations, youth groups, religious 9 organizations (including their leadership and mem-10 bers), and the political opposition in Azerbaijan.

(3) Progress toward free, fair and transparent
elections and the rule of law consistent with OSCE
commitments.

14 SEC. 7. MULTILATERAL COOPERATION.

15 It is the sense of Congress that the President should 16 continue to seek the support of other countries, particu-17 larly European countries, for a comprehensive, multilat-18 eral strategy to further the purposes of this Act, including, 19 as appropriate, encouraging other countries to take meas-20 ures with respect to the Republic of Azerbaijan that are 21 similar to measures described in this Act.

22 SEC. 8. REPORT.

(a) REPORT.—Not later than 90 days after the date
of the enactment of this Act, and annually thereafter, the
President shall submit to the appropriate congressional

committees a report that describes, with respect to the
 preceding 12-month period and to the extent practicable,
 the following:

4 (1) The cooperation of the Government of Azer-5 baijan with any foreign government or organization 6 for purposes related to the censorship or surveillance 7 of the Internet, or the purchase or receipt by the 8 Government of Azerbaijan of any technology or 9 training from any foreign government or organiza-10 tion for purposes related to the censorship or sur-11 veillance of the Internet.

(2) The personal assets and wealth of President
Ilham Aliyev and other senior leadership of the Government of Azerbaijan.

(b) FORM.—A report transmitted pursuant to subsection (a) shall be in unclassified form but may contain
a classified annex.

18 SEC. 9. DEFINITIONS.

19 In this Act:

20 (1) APPROPRIATE CONGRESSIONAL COMMIT21 TEES.—The term "appropriate congressional com22 mittees" means the Committee on Foreign Affairs of
23 the House of Representatives and the Committee on
24 Foreign Relations of the Senate.

1	(2) Senior leadership of the government
2	OF AZERBAIJAN.—The term "senior leadership of
3	the Government of Azerbaijan'' includes—
4	(A) the President, Prime Minister, Deputy
5	Prime Ministers, government ministers, Chair-
6	men of State Committees, governors, heads of
7	state enterprises, and members of the Presi-
8	dential Administration of Azerbaijan;
9	(B) any official of the Government of Azer-
10	baijan who—
11	(i) is personally and substantially in-
12	volved in the suppression of freedom in
13	Azerbaijan, including judges, prosecutors,
14	and heads of professional associations and
15	educational institutions;
16	(ii) is otherwise engaged in public cor-
17	ruption in Azerbaijan; and
18	(C) any other individual determined by the
19	Secretary of State (or the Secretary's designee)
20	to be personally and substantially involved in
21	the formulation or execution of the policies of
22	the Government of Azerbaijan that are in con-
23	tradiction of internationally recognized human
24	rights standards.