119TH CONGRESS	$\mathbf{C}$	
1st Session		
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To codify in statute the authorization of the Attorney General to appoint experienced immigration law experts as temporary immigration judges to reduce the number of pending cases in immigration courts.

## IN THE SENATE OF THE UNITED STATES

Mr.	Schiff introduced the following	; bill; w	vhich was	${\rm read}$	twice	and	referred
	to the Committee on						

## A BILL

To codify in statute the authorization of the Attorney General to appoint experienced immigration law experts as temporary immigration judges to reduce the number of pending cases in immigration courts.

- 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 "Temporary Immigra-
- 5 tion Judge Integrity Act".
- 6 SEC. 2. SENSE OF CONGRESS.
- 7 It is the sense of Congress that—

1	(1) the purpose of temporary immigration
2	judges is not to replace permanent immigration
3	judges or to serve in lieu of appointing permanent
4	immigration judges; and
5	(2) due to the complex nature and high-stakes
6	consequences of the adjudication of immigration
7	cases, immigration judges must have extensive
8	knowledge and application of United States immi-
9	gration laws.
10	SEC. 3. TEMPORARY IMMIGRATION JUDGES.
11	Section 240(b)(1) of the Immigration and Nationality
12	Act (8 U.S.C. 1229a(b)(1)) is amended—
13	(1) by striking "The immigration judge shall
14	administer" and inserting the following:
15	"(A) IN GENERAL.—The immigration
16	judge shall administer"; and
17	(2) by inserting after subparagraph (A), as re-
18	designated, the following:
19	"(B) TEMPORARY IMMIGRATION
20	JUDGES.—
21	"(i) Appointment.—The Attorney
22	General is authorized to appoint, as tem-
23	porary immigration judges for a renewable
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1	"(I) former members of the
2	Board of Immigration Appeals or ap-
3	pellate immigration judges;
4	"(II) former immigration judges
5	"(III) administrative law judges
6	who are employed within, or have re-
7	tired from, the Executive Office for
8	Immigration Review;
9	"(IV) administrative law judges
10	at another Federal agency who have
11	at least ten years of experience, after
12	being admitted to a State bar, in the
13	field of immigration law, subject to
14	the written consent of the head of
15	such agency; and
16	"(V) attorneys at the Depart
17	ment of Justice who have at least 10
18	years of legal experience, after being
19	admitted to a State bar, in the field of
20	immigration law.
21	"(ii) Scope of Authority.—Subject
22	to clause (iii), each temporary immigration
23	judge appointed pursuant to clause (i)
24	shall have the same authority as an immi-
25	gration judge to adjudicate assigned cases

1	and administer immigration court matters,
2	in accordance with the immigration laws.
3	"(iii) Oversight; training.—
4	"(I) IN GENERAL.—The Attorney
5	General, in collaboration with the
6	Chief Immigration Judge and Re-
7	gional Chief Immigration Judges,
8	shall establish management and train-
9	ing procedures that—
10	"(aa) assign caseloads to,
11	and oversee the performance of,
12	temporary immigration judges;
13	"(bb) evaluate the work
14	produced by such judges;
15	and
16	"(cc) except as provided in
17	subclause (II), ensure that tem-
18	porary immigration judges re-
19	ceive—
20	"(AA) a minimum of 8
21	weeks of initial training; and
22	"(BB) ongoing training
23	for at least 1 day during
24	every 2 weeks of their tem-
25	porary service.

1	"(II) Exemption.—Individuals
2	described in subclause (I) or (II) of
3	clause (i) shall be exempted from the
4	training described in subclause (I)(cc)
5	if their service as a temporary immi-
6	gration judge begins not later than 2
7	years after the last day of their serv-
8	ice as an immigration judge, an immi-
9	gration appellate judge, or a member
10	of the Board of Immigration Appeals.
11	"(iv) Length of Service.—
12	"(I) IN GENERAL.—Temporary
13	immigration judges may serve for up
14	to 4 consecutive 6-month terms.
15	"(II) Additional service.—
16	Temporary immigration judges who
17	have reached the 2-year service limit
18	described in subclause (I) shall not be
19	reappointed to this temporary position
20	until at least 3 years after the conclu-
21	sion of their temporary service.".