



**EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503**

June 16, 2026
(Senate)

STATEMENT OF ADMINISTRATION POLICY

S.J. Res. 190 – Joint Resolution Providing for Congressional Disapproval of the Rule Submitted by the Executive Office for Immigration Review Relating to “Appellate Procedures for the Board of Immigration Appeals”

(Sen. Kaine, D-VA, and Sen. Durbin, D-IL)

The Administration strongly opposes passage of S.J. Res. 190, a joint resolution providing for congressional disapproval of the rule issued by the Department of Justice’s Executive Office for Immigration Review relating to “Appellate Procedures for the Board of Immigration Appeals.”

This rule is a critical component of the Trump Administration’s immigration agenda. By establishing clear, streamlined appellate procedures for the Board of Immigration Appeals (BIA), the rule significantly reduces procedural bottlenecks and curtails frivolous appeals that have historically created untenable backlogs in cases before the BIA. The new framework imposes stricter filing deadlines and requires greater specificity for appeals—measures that collectively advance the Administration’s objective of enhancing border security, expediting the removal of criminal illegal aliens, and preserving the integrity of the immigration system. Moreover, by providing predictable timelines for appellate review, the rule supports the Administration’s broader goal of delivering swift outcomes while conserving limited judicial resources.

If S.J. Res. 190 were presented to the President, his senior advisors would recommend that he veto the bill.

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