***Bill Language***

**TITLE II—DEPARTMENT OF JUSTICE**

**SEC. XXX**. None of the funds appropriated by this Act or otherwise made available by this Act shall be used to implement Executive Order 14006 (Reforming Our Incarceration System to Eliminate the Use of Privately Operated Criminal Detention Facilities) with regard to the U.S. Marshals Service.

***Report Language***

**United States Marshals Service.**

***Federal Prisoner Detention.---***Contract Detention.-The USMS does not own or operate any of its own facilities and has historically heavily relied on contract facility operators to maintain the necessary flexibility to manage fluctuating populations in an efficient and cost-effective way that best supports the courts as well as pre-trial defendants.  However, Executive Order 14006 eliminates USMS ability to continue or enter into new contract facility operations. The Committee is concerned with the impact of this EO on the USMS and thus directs the Department to publish a report and brief the Committee on the impact of EO 14006 on the USMS, to include the effects on custody and transportation logistics, budgets and finances.  Additionally, if USMS proposes to terminate any existing direct contracts to house pre-trial defendants under the provisions of EO 14006, any intergovernmental services agreements with local government entities must allow flexibility for them to contract with third-party entities to operate the facility who have expertise in operating detention facilities that are safe, secure, healthy, and provide adequate proximity to courts for pre-trial defendants to preserve their legal rights.