In the Senate of the United States,

June 13, 2002.

Resolved, That the bill from the House of Representatives (H.R. 1209) entitled "An Act to amend the Immigration and Nationality Act to determine whether an alien is a child, for purposes of classification as an immediate relative, based on the age of the alien on the date the classification petition with respect to the alien is filed, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Child Status Protection3 Act".

SEC. 2. USE OF AGE ON PETITION FILING DATE, PARENT'S NATURALIZATION DATE, OR MARRIAGE TER MINATION DATE, IN DETERMINING STATUS AS IMMEDIATE RELATIVE.

5 Section 201 of the Immigration and Nationality Act
6 (8 U.S.C. 1151) is amended by adding at the end the fol7 lowing:

8 "(f) RULES FOR DETERMINING WHETHER CERTAIN
9 ALIENS ARE IMMEDIATE RELATIVES.—

10 "(1) AGE ON PETITION FILING DATE.—Except as 11 provided in paragraphs (2) and (3), for purposes of 12 subsection (b)(2)(A)(i), a determination of whether an 13 alien satisfies the age requirement in the matter pre-14 ceding subparagraph (A) of section 101(b)(1) shall be 15 made using the age of the alien on the date on which 16 the petition is filed with the Attorney General under 17 section 204 to classify the alien as an immediate rel-18 ative under subsection (b)(2)(A)(i).

19 (2)AGE PARENT'S ONNATURALIZATION 20 DATE.—In the case of a petition under section 204 21 initially filed for an alien child's classification as a 22 family-sponsored immigrant under section 23 203(a)(2)(A), based on the child's parent being law-24 fully admitted for permanent residence, if the petition 25 is later converted, due to the naturalization of the 26 parent, to a petition to classify the alien as an immediate relative under subsection (b)(2)(A)(i), the deter mination described in paragraph (1) shall be made
 using the age of the alien on the date of the parent's
 naturalization.

"(3) AGE ON MARRIAGE TERMINATION DATE.—In 5 6 the case of a petition under section 204 initially filed for an alien's classification as a family-sponsored im-7 8 migrant under section 203(a)(3), based on the alien's 9 being a married son or daughter of a citizen, if the 10 petition is later converted, due to the legal termi-11 nation of the alien's marriage, to a petition to clas-12 sify the alien as an immediate relative under sub-13 section (b)(2)(A)(i) or as an unmarried son or daugh-14 ter of a citizen under section 203(a)(1), the deter-15 mination described in paragraph (1) shall be made 16 using the age of the alien on the date of the termi-17 nation of the marriage.".

18 SEC. 3. TREATMENT OF CERTAIN UNMARRIED SONS AND

19DAUGHTERS SEEKING STATUS AS FAMILY-20SPONSORED, EMPLOYMENT-BASED, AND DI-21VERSITY IMMIGRANTS.

22 Section 203 of the Immigration and Nationality Act
23 (8 U.S.C. 1153) is amended by adding at the end the fol24 lowing:

"(h) Rules for Determining Whether Certain
 Aliens Are Children.—

3 "(1) IN GENERAL.—For purposes of subsections (a)(2)(A) and (d), a determination of whether an 4 5 alien satisfies the age requirement in the matter pre-6 ceding subparagraph (A) of section 101(b)(1) shall be 7 made using— 8 "(A) the age of the alien on the date on 9 which an immigrant visa number becomes available for such alien (or, in the case of subsection (d), the date on which an immigrant visa num-

9 which an immigrant visa number becomes avail-10 able for such alien (or, in the case of subsection 11 (d), the date on which an immigrant visa num-12 ber became available for the alien's parent), but 13 only if the alien has sought to acquire the status 14 of an alien lawfully admitted for permanent res-15 idence within one year of such availability; re-16 duced by

17 "(B) the number of days in the period dur18 ing which the applicable petition described in
19 paragraph (2) was pending.

20 "(2) PETITIONS DESCRIBED.—The petition de21 scribed in this paragraph is—

"(A) with respect to a relationship described
in subsection (a)(2)(A), a petition filed under
section 204 for classification of an alien child
under subsection (a)(2)(A); or

1	(B) with respect to an alien child who is
2	a derivative beneficiary under subsection (d), a
3	petition filed under section 204 for classification
4	of the alien's parent under subsection (a), (b), or
5	(c).
6	"(3) RETENTION OF PRIORITY DATE.—If the age
7	of an alien is determined under paragraph (1) to be
8	21 years of age or older for the purposes of subsections
9	(a)(2)(A) and (d) , the alien's petition shall automati-
10	cally be converted to the appropriate category and the
11	alien shall retain the original priority date issued
12	upon receipt of the original petition.".
13	SEC. 4. USE OF AGE ON PARENT'S APPLICATION FILING
13 14	SEC. 4. USE OF AGE ON PARENT'S APPLICATION FILING DATE IN DETERMINING ELIGIBILITY FOR ASY-
14	DATE IN DETERMINING ELIGIBILITY FOR ASY-
14 15 16	DATE IN DETERMINING ELIGIBILITY FOR ASY- LUM.
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14 15 16 17	DATE IN DETERMINING ELIGIBILITY FOR ASY- LUM. Section 208(b)(3) of the Immigration and Nationality Act (8 U.S.C. 1158(b)(3)) is amended to read as follows:
14 15 16 17 18	DATE IN DETERMINING ELIGIBILITY FOR ASY- LUM. Section 208(b)(3) of the Immigration and Nationality Act (8 U.S.C. 1158(b)(3)) is amended to read as follows: "(3) TREATMENT OF SPOUSE AND CHILDREN.—
14 15 16 17 18 19	DATE IN DETERMINING ELIGIBILITY FOR ASY- LUM. Section 208(b)(3) of the Immigration and Nationality Act (8 U.S.C. 1158(b)(3)) is amended to read as follows: "(3) TREATMENT OF SPOUSE AND CHILDREN.— "(A) IN GENERAL.—A spouse or child (as
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 14 15 16 17 18 19 20 21 	DATE IN DETERMINING ELIGIBILITY FOR ASY- LUM. Section 208(b)(3) of the Immigration and Nationality Act (8 U.S.C. 1158(b)(3)) is amended to read as follows: "(3) TREATMENT OF SPOUSE AND CHILDREN.— "(A) IN GENERAL.—A spouse or child (as defined in section 101(b)(1) (A), (B), (C), (D), or (E)) of an alien who is granted asylum under
 14 15 16 17 18 19 20 21 22 	DATE IN DETERMINING ELIGIBILITY FOR ASY- LUM. Section 208(b)(3) of the Immigration and Nationality Act (8 U.S.C. 1158(b)(3)) is amended to read as follows: "(3) TREATMENT OF SPOUSE AND CHILDREN.— "(A) IN GENERAL.—A spouse or child (as defined in section 101(b)(1) (A), (B), (C), (D), or (E)) of an alien who is granted asylum under this subsection may, if not otherwise eligible for
 14 15 16 17 18 19 20 21 22 23 	DATE IN DETERMINING ELIGIBILITY FOR ASY- LUM. Section 208(b)(3) of the Immigration and Nationality Act (8 U.S.C. 1158(b)(3)) is amended to read as follows: "(3) TREATMENT OF SPOUSE AND CHILDREN.— "(A) IN GENERAL.—A spouse or child (as defined in section 101(b)(1) (A), (B), (C), (D), or (E)) of an alien who is granted asylum under this subsection may, if not otherwise eligible for asylum under this section, be granted the same

1 "(B) CONTINUED CLASSIFICATION OF CER-2 TAIN ALIENS AS CHILDREN.—An unmarried 3 alien who seeks to accompany, or follow to join, 4 a parent granted asylum under this subsection, 5 and who was under 21 years of age on the date 6 on which such parent applied for asylum under 7 this section, shall continue to be classified as a 8 child for purposes of this paragraph and section 9 209(b)(3), if the alien attained 21 years of age 10 after such application was filed but while it was 11 pending.". 12 SEC. 5. USE OF AGE ON PARENT'S APPLICATION FILING 13 DATE IN DETERMINING ELIGIBILITY FOR AD-14 **MISSION AS REFUGEE.** 15 Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended— 16 17 (1) by striking "(2)" and inserting "(2)(A)"; 18 and 19 (2) by adding at the end the following: 20 "(B) An unmarried alien who seeks to accompany, or 21 follow to join, a parent granted admission as a refugee 22 under this subsection, and who was under 21 years of age 23 on the date on which such parent applied for refugee status 24 under this section, shall continue to be classified as a child for purposes of this paragraph, if the alien attained 21 25

years of age after such application was filed but while it
 was pending.".

3 SEC. 6. TREATMENT OF CLASSIFICATION PETITIONS FOR 4 UNMARRIED SONS AND DAUGHTERS OF NAT5 URALIZED CITIZENS.

6 Section 204 of the Immigration and Nationality Act
7 (8 U.S.C. 1154) is amended by adding at the end the fol8 lowing:

9 "(k) PROCEDURES FOR UNMARRIED SONS AND 10 DAUGHTERS OF CITIZENS.—

11 "(1) IN GENERAL.—Except as provided in para-12 graph (2), in the case of a petition under this section 13 initially filed for an alien unmarried son or daughter's classification as a family-sponsored immigrant 14 15 under section 203(a)(2)(B), based on a parent of the 16 son or daughter being an alien lawfully admitted for 17 permanent residence, if such parent subsequently be-18 comes a naturalized citizen of the United States, such 19 petition shall be converted to a petition to classify the 20 unmarried son or daughter as a family-sponsored im-21 migrant under section 203(a)(1).

"(2) EXCEPTION.—Paragraph (1) does not apply
if the son or daughter files with the Attorney General
a written statement that he or she elects not to have
such conversion occur (or if it has occurred, to have

1	such conversion revoked). Where such an election has
2	been made, any determination with respect to the son
3	or daughter's eligibility for admission as a family-
4	sponsored immigrant shall be made as if such natu-
5	ralization had not taken place.
6	"(3) PRIORITY DATE.—Regardless of whether a
7	petition is converted under this subsection or not, if
8	an unmarried son or daughter described in this sub-
9	section was assigned a priority date with respect to
10	such petition before such naturalization, he or she
11	may maintain that priority date.
12	"(4) CLARIFICATION.—This subsection shall
13	apply to a petition if it is properly filed, regardless
14	of whether it was approved or not before such natu-
15	ralization.".
16	SEC. 7. IMMIGRATION BENEFITS FOR CERTAIN ALIEN CHIL-
17	DREN NOT AFFECTED.
18	Section $204(a)(1)(D)$ of the Immigration and Nation-
19	ality Act (8 U.S.C. $1154(a)(1)(D)$) is amended by adding
20	at the end the following new clause:
21	"(iii) Nothing in the amendments made by the Child
22	Status Protection Act shall be construed to limit or deny
23	any right or benefit provided under this subparagraph.".

1 SEC. 8. EFFECTIVE DATE.

2 The amendments made by this Act shall take effect on
3 the date of the enactment of this Act and shall apply to
4 any alien who is a derivative beneficiary or any other bene5 ficiary of—

6 (1) a petition for classification under section 204 7 of the Immigration and Nationality Act (8 U.S.C. 8 1154) approved before such date but only if a final 9 determination has not been made on the beneficiary's 10 application for an immigrant visa or adjustment of 11 status to lawful permanent residence pursuant to such 12 approved petition;

(2) a petition for classification under section 204
of the Immigration and Nationality Act (8 U.S.C.
1154) pending on or after such date; or

16 (3) an application pending before the Depart17 ment of Justice or the Department of State on or
18 after such date.
Attest:

Secretary.



AMENDMENT