U.S.C.

111th Congress 1st Session S.
To amend the Immigration and Nationality Act to promote family unity, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Menendez introduced the following bill; which was read twice and referred to the Committee on
A BILL To amend the Immigration and Nationality Act to promote family unity, and for other purposes.
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 "Orphans, Widows, and
5 Widowers Protection Act".
6 SEC. 2. RELIEF FOR ORPHANS AND SPOUSES OF UNITED
7 STATES CITIZENS AND RESIDENTS.
8 (a) Amendment.—Section 201(b)(2)(A)(i) of the

Nationality

Act

(8

9 Immigration and

10 1151(b)(2)(A)(i) is amended—

1	(1) by inserting "or, if married to such citizen
2	for less than 2 years at the time of the citizen's
3	death, an alien who proves by a preponderance of
4	the evidence that the marriage was entered into in
5	good faith and not solely for the purpose of obtain-
6	ing an immigration benefit" after "for at least 2
7	years at the time of the citizen's death"; and
8	(2) by adding at the end the following: "For

- (2) by adding at the end the following: "For purposes of this subsection, an alien who was the child or parent of a citizen of the United States on the date of the citizen's death shall be considered to remain an immediate relative after such date if the alien parent files a petition under section 204(a)(1)(A)(ii) not later than 2 years after such date or the alien child files such a petition before reaching 21 years of age.".
- 17 (b) Special Rule for Orphans and Spouses.—
 18 In applying section 201(b)(2)(A)(i) of the Immigration
 19 and Nationality Act, as amended by subsection (a), to an
 20 alien whose citizen or lawful permanent resident relative
 21 died before the date of the enactment of this Act, the alien
 22 relative may file the classification petition under section
 23 204(a)(1)(A)(ii) of such Act not later than 2 years after
 24 the date of the enactment of this Act.

- 1 (c) Eligibility for Parole.—If an alien was ex-
- 2 cluded, deported, removed, or departed voluntarily before
- 3 the date of the enactment of this Act based solely upon
- 4 the alien's lack of classification as an immediate relative
- 5 (as defined in section 201(b)(2)(A)(i) of the Immigration
- 6 and Nationality Act) due to the death of the alien's citizen
- 7 relative—
- 8 (1) such alien shall be eligible for parole into
- 9 the United States pursuant to the Attorney Gen-
- 10 eral's discretionary authority under section
- 11 212(d)(5) of such Act (8 U.S.C. 1182(d)(5)); and
- 12 (2) such alien's application for adjustment of
- status shall be considered notwithstanding section
- 14 212(a)(9) of such Act (8 U.S.C. 1182(a)(9)).
- 15 SEC. 3. ADJUSTMENT OF STATUS.
- 16 (a) Surviving Spouses, Parents, and Chil-
- 17 DREN.—Section 245 of the Immigration and Nationality
- 18 Act (8 U.S.C. 1255) is amended by adding at the end the
- 19 following:
- 20 "(n) Application for Adjustment of Status by
- 21 Surviving Spouses, Parents, and Children.—
- "(1) In general.—An alien described in para-
- graph (2) who applies for adjustment of status be-
- 24 fore the death of the qualifying relative may have

1 such application adjudicated as if such death had 2 not occurred. 3 "(2) ALIEN DESCRIBED.—An alien described in 4 this paragraph is an alien who— 5 "(A) is an immediate relative (as described 6 in section 201(b)(2)(A); 7 "(B) is a family-sponsored immigrant (as 8 described in subsection (a) or (d) of section 9 203); or "(C) is a derivative beneficiary of an em-10 11 ployment-based immigrant under section 203(b) 12 (as described in section 203(d)).". 13 (b) Refugees.—Section 209(b) of the Immigration and Nationality Act (8 U.S.C. 1259(b)) is amended by 14 15 adding at the end the following "An alien who is the spouse or child of a refugee (as described in section 16 207(c)(2)) or an asylee (as described in section 208(b)(3)who applies for adjustment of status before the death of 18 19 a qualifying relative may have such application adju-20 dicated as if such death had not occurred.". 21 SEC. 4. TRANSITION PERIOD. 22 (a) In General.—Notwithstanding a denial of an 23 application for adjustment of status for an alien whose qualifying relative died before the date of the enactment of this Act, such application may be renewed by the alien

- 1 through a motion to reopen, without fee, if such motion
- 2 is filed not later than 2 years after such date of enact-
- 3 ment.
- 4 (b) ELIGIBILITY FOR PAROLE.—If an alien described
- 5 in section 245(n)(2) of the Immigration and Nationality
- 6 Act (8 U.S.C. 1255(n)(2)) was excluded, deported, re-
- 7 moved, or departed voluntarily before the date of the en-
- 8 actment of this Act—
- 9 (1) such alien shall be eligible for parole into
- the United States pursuant to the Attorney Gen-
- 11 eral's discretionary authority under section
- 12 212(d)(5) of the Immigration and Nationality Act (8
- 13 U.S.C. 1182(d)(5); and
- 14 (2) such alien's application for adjustment of
- status shall be considered notwithstanding section
- 16 212(a)(9) of such Act (8 U.S.C. 1182(a)(9)).
- 17 SEC. 5. PROCESSING OF IMMIGRANT VISAS AND DERIVA-
- 18 TIVE PETITIONS.
- 19 (a) In General.—Section 204(b) of the Immigra-
- 20 tion and Nationality Act (8 U.S.C. 1154(b)) is amended—
- 21 (1) by striking "After an investigation" and in-
- serting the following:
- "(1) IN GENERAL.—After an investigation";
- 24 and
- 25 (2) by adding at the end the following:

1	"(2) Death of qualifying relative.—
2	"(A) IN GENERAL.—Any alien described in
3	subparagraph (B) whose qualifying relative died
4	before the completion of immigrant visa proc-
5	essing may have an immigrant visa application
6	adjudicated as if such death had not occurred.
7	An immigrant visa issued before the death of
8	the qualifying relative shall remain valid after
9	such death.
10	"(B) Alien described.—An alien de-
11	scribed in this subparagraph is an alien who
12	is—
13	"(i) an immediate relative (as de-
14	scribed in section 201(b)(2)(A));
15	"(ii) a family-sponsored immigrant
16	(as described in subsection (a) or (d) of
17	section 203);
18	"(iii) a derivative beneficiary of an
19	employment-based immigrant under section
20	203(b) (as described in section 203(d)); or
21	"(iv) the spouse or child of a refugee
22	(as described in section $207(c)(2)$) or an
23	asylee (as described in section
24	208(b)(3)).".
25	(b) Transition Period.—

1	(1) In general.—Notwithstanding a denial or
2	revocation of an application for an immigrant visa
3	for an alien whose qualifying relative died before the
4	date of the enactment of this Act, such application
5	may be renewed by the alien through a motion to re-
6	open, without fee, if such motion is filed not later
7	than 2 years after such date of enactment.
8	(2) Inapplicability of bars to entry.—
9	Notwithstanding section 212(a)(9) of the Immigra-
10	tion and Nationality Act (8 U.S.C. 1182(a)(9)), and
11	alien's application for an immigrant visa shall be
12	considered if the alien was excluded, deported, re-
13	moved, or departed voluntarily before the date of the
14	enactment of this Act.
15	SEC. 6. NATURALIZATION.
16	Section 319(a) of the Immigration and Nationality
17	Act (8 U.S.C. 1430(a)) is amended by inserting "(or, if
18	the spouse is deceased, the spouse was a citizen of the
19	United States)" after "citizen of the United States".
20	SEC. 7. EFFECTIVE DATE.
21	The amendments made by this Act shall apply to all
22	petitions or applications described in such amendments
23	that—
24	(1) are pending as of the date of the enactment
25	of this Act; or

1 (2) have been denied, but would have been approved if such amendments had been in effect at the time of adjudication of the petition or application.