S. 1129

IN THE HOUSE OF REPRESENTATIVES

November 16, 2004 Referred to the Committee on the Judiciary

AN ACT

To provide for the protection of unaccompanied alien children, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Unaccompanied Alien Child Protection Act of 2004".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

TITLE I—CUSTODY, RELEASE, FAMILY REUNIFICATION, AND DETENTION

- Sec. 101. Procedures when encountering unaccompanied alien children.
- Sec. 102. Family reunification for unaccompanied alien children with relatives in the United States.
- Sec. 103. Appropriate conditions for detention of unaccompanied alien children.
- Sec. 104. Repatriated unaccompanied alien children.
- Sec. 105. Establishing the age of an unaccompanied alien child.
- Sec. 106. Effective date.

TITLE II—ACCESS BY UNACCOMPANIED ALIEN CHILDREN TO GUARDIANS AD LITEM AND COUNSEL

- Sec. 201. Guardians ad litem.
- Sec. 202. Counsel.
- Sec. 203. Effective date; applicability.

TITLE III—STRENGTHENING POLICIES FOR PERMANENT PROTECTION OF ALIEN CHILDREN

- Sec. 301. Special immigrant juvenile visa.
- Sec. 302. Training for officials and certain private parties who come into contact with unaccompanied alien children.
- Sec. 303. Report.
- Sec. 304. Effective date.

TITLE IV—CHILDREN REFUGEE AND ASYLUM SEEKERS

- Sec. 401. Guidelines for children's asylum claims.
- Sec. 402. Unaccompanied refugee children.
- Sec. 403. Exceptions for unaccompanied alien children in asylum and refugeelike circumstances.

TITLE V—AUTHORIZATION OF APPROPRIATIONS

Sec. 501. Authorization of appropriations.

TITLE VI—AMENDMENTS TO THE HOMELAND SECURITY ACT OF 2002

Sec. 601. Additional responsibilities and powers of the Office of Refugee Resettlement with respect to unaccompanied alien children.

Sec. 602. Technical corrections.

Sec. 603. Effective date.

1 SEC. 2. DEFINITIONS.

2	(a) In General.—In this Act:
3	(1) Competent.—The term "competent", in
4	reference to counsel, means an attorney who com-
5	plies with the duties set forth in this Act and—
6	(A) is a member in good standing of the
7	bar of the highest court of any State, posses-
8	sion, territory, Commonwealth, or the District
9	of Columbia;
10	(B) is not under any order of any court
11	suspending, enjoining, restraining, disbarring,
12	or otherwise restricting the attorney in the
13	practice of law; and
14	(C) is properly qualified to handle matters
15	involving unaccompanied immigrant children or
16	is working under the auspices of a qualified
17	nonprofit organization that is experienced in
18	handling such matters.
19	(2) Director.—The term "Director" means
20	the Director of the Office.
21	(3) DIRECTORATE.—The term "Directorate"
22	means the Directorate of Border and Transportation
23	Security established by section 401 of the Homeland
24	Security Act of 2002 (6 U.S.C. 201).

- (4) Office.—The term "Office" means the Of-1 2 fice of Refugee Resettlement as established by sec-3 tion 411 of the Immigration and Nationality Act (8) U.S.C. 1521). 4 (5) Secretary.—The term "Secretary" means 6 the Secretary of Homeland Security.
- 7 (6) UNACCOMPANIED ALIEN CHILD.—The term "unaccompanied alien child" has the same meaning 8 9 as is given the term in section 462(g)(2) of the 2002 10 Security Act of Homeland (6 U.S.C. 11 279(g)(2).
- VOLUNTARY AGENCY.—The term "vol-12 13 untary agency" means a private, nonprofit voluntary 14 agency with expertise in meeting the cultural, devel-15 opmental, or psychological needs of unaccompanied 16 alien children, as certified by the Director of the Of-17 fice of Refugee Resettlement.
- 18 (b) Amendments to the Immigration and Na-
- 19 TIONALITY ACT.—Section 101(a) of the Immigration and
- 20 Nationality Act (8 U.S.C. 1101(a)) is amended by adding
- 21 at the end the following:
- "(51) The term 'unaccompanied alien child' means 22
- 23 a child who—
- 24 "(A) has no lawful immigration status in the
- 25 United States;

1	"(B) has not attained the age of 18; and
2	"(C) with respect to whom—
3	"(i) there is no parent or legal guardian in
4	the United States; or
5	"(ii) no parent or legal guardian in the
6	United States is able to provide care and phys-
7	ical custody.
8	"(52) The term 'unaccompanied refugee children'
9	means persons described in paragraph (42) who—
10	"(A) have not attained the age of 18; and
11	"(B) with respect to whom there are no parents
12	or legal guardians available to provide care and
13	physical custody.".
14	(c) Rule of Construction.—A department or
15	agency of a State, or an individual or entity appointed by
16	a State court or juvenile court located in the United
17	States, acting in loco parentis, shall not be considered a
18	legal guardian for purposes of section 462 of the Home-
19	land Security Act of 2002 (6 II S.C. 279) or this Act

I—CUSTODY, TITLE RELEASE. FAMILY REUNIFICATION, AND 2 **DETENTION** 3 4 SEC. 101. PROCEDURES WHEN ENCOUNTERING UNACCOM-5 PANIED ALIEN CHILDREN. 6 (a) UNACCOMPANIED CHILDREN FOUND ALONG THE 7 United States Border or at United States Ports 8 OF ENTRY.— 9 (1) IN GENERAL.—Subject to paragraph (2), if 10 an immigration officer finds an unaccompanied alien 11 child who is described in paragraph (2) at a land 12 border or port of entry of the United States and de-13 termines that such child is inadmissible under the 14 Immigration and Nationality Act (8 U.S.C. 1101 et 15 seq.), the officer shall— 16 (A) permit such child to withdraw the 17 child's application for admission pursuant to 18 section 235(a)(4) of the Immigration and Na-19 tionality Act (8 U.S.C. 1225(a)(4)); and 20 (B) return such child to the child's country 21 of nationality or country of last habitual resi-22 dence. 23 (2) Special rule for contiguous coun-24 TRIES.—

1	(A) IN GENERAL.—Any child who is a na-
2	tional or habitual resident of a country that is
3	contiguous with the United States and that has
4	an agreement in writing with the United States
5	providing for the safe return and orderly repa-
6	triation of unaccompanied alien children who
7	are nationals or habitual residents of such
8	country shall be treated in accordance with
9	paragraph (1), if a determination is made on a
10	case-by-case basis that—
11	(i) such child is a national or habitual
12	resident of a country described in subpara-
13	graph (A);
14	(ii) such child does not have a fear of
15	returning to the child's country of nation-
16	ality or country of last habitual residence
17	owing to a fear of persecution;
18	(iii) the return of such child to the
19	child's country of nationality or country of
20	last habitual residence would not endanger
21	the life or safety of such child; and
22	(iv) the child is able to make an inde-
23	pendent decision to withdraw the child's
24	application for admission due to age or
25	other lack of capacity.

- 1 (B) RIGHT OF CONSULTATION.—Any child
 2 described in subparagraph (A) shall have the
 3 right to consult with a consular officer from the
 4 child's country of nationality or country of last
 5 habitual residence prior to repatriation, as well
 6 as consult with the Office, telephonically, and
 7 such child shall be informed of that right in the
 8 child's native language.
- 9 (3) RULE FOR APPREHENSIONS AT THE BOR10 DER.—The custody of unaccompanied alien children
 11 not described in paragraph (2) who are apprehended
 12 at the border of the United States or at a United
 13 States port of entry shall be treated in accordance
 14 with the provisions of subsection (b).
- 15 (b) Care and Custody of Unaccompanied Alien
 16 Children Found in the Interior of the United
 17 States.—

(1) Establishment of Jurisdiction.—

(A) IN GENERAL.—Except as otherwise provided under subparagraphs (B) and (C) and subsection (a), the care and custody of all unaccompanied alien children, including responsibility for their detention, where appropriate, shall be under the jurisdiction of the Office.

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1	(B) Exception for Children who have
2	COMMITTED CRIMES.—Notwithstanding sub-
3	paragraph (A), the Directorate shall retain or
4	assume the custody and care of any unaccom-
5	panied alien child who—
6	(i) has been charged with any felony,
7	excluding offenses proscribed by the Immi-
8	gration and Nationality Act (8 U.S.C.
9	1101 et seq.), while such charges are pend-
10	ing; or
11	(ii) has been convicted of any such fel-
12	ony.
13	(C) Exception for children who
14	THREATEN NATIONAL SECURITY.—Notwith-
15	standing subparagraph (A), the Directorate
16	shall retain or assume the custody and care of
17	an unaccompanied alien child if the Secretary
18	has substantial evidence, based on an individ-
19	ualized determination, that such child could
20	personally endanger the national security of the
21	United States.
22	(D) Trafficking victims.—For purposes
23	of section 462 of the Homeland Security Act of
24	2002 (6 U.S.C. 279) and this Act, an unaccom-
25	panied alien child who is eligible for services au-

1	thorized under the Victims of Trafficking and
2	Violence Protection Act of 2000 (Public Law
3	106-386), shall be considered to be in the cus-
4	tody of the Office.
5	(2) Notification.—
6	(A) In General.—The Secretary shall
7	promptly notify the Office upon—
8	(i) the apprehension of an unaccom-
9	panied alien child;
10	(ii) the discovery that an alien in the
11	custody of the Directorate is an unaccom-
12	panied alien child;
13	(iii) any claim by an alien in the cus-
14	tody of the Directorate that such alien is
15	under the age of 18; or
16	(iv) any suspicion that an alien in the
17	custody of the Directorate who has claimed
18	to be over the age of 18 is actually under
19	the age of 18.
20	(B) Special rule.—In the case of an
21	alien described in clause (iii) or (iv) of subpara-
22	graph (A), the Director shall make an age de-
23	termination in accordance with section 105 and
24	take whatever other steps are necessary to de-
25	termine whether or not such alien is eligible for

1	treatment under section 462 of the Homeland
2	Security Act of 2002 (6 U.S.C. 279) or this
3	Act.
4	(3) Transfer of unaccompanied alien
5	CHILDREN.—
6	(A) Transfer to the office.—The care
7	and custody of an unaccompanied alien child
8	shall be transferred to the Office—
9	(i) in the case of a child not described
10	in subparagraph (B) or (C) of paragraph
11	(1), not later than 72 hours after a deter-
12	mination is made that such child is an un-
13	accompanied alien child;
14	(ii) in the case of a child whose cus-
15	tody and care has been retained or as-
16	sumed by the Directorate pursuant to sub-
17	paragraph (B) or (C) of paragraph (1),
18	immediately following a determination that
19	the child no longer meets the description
20	set forth in such subparagraphs; or
21	(iii) in the case of a child who was
22	previously released to an individual or enti-
23	ty described in section 102(a)(1), upon a
24	determination by the Director that such in-

- dividual or entity is no longer able to care
 for the child.
- 3 (B) Transfer to the directorate.—
 4 Upon determining that a child in the custody of
 5 the Office is described in subparagraph (B) or
 6 (C) of paragraph (1), the Director shall trans7 fer the care and custody of such child to the
 8 Directorate.
- 9 (C) PROMPTNESS OF TRANSFER.—In the
 10 event of a need to transfer a child under this
 11 paragraph, the sending office shall make
 12 prompt arrangements to transfer such child and
 13 the receiving office shall make prompt arrange14 ments to receive such child.
- 15 (c) AGE DETERMINATIONS.—In any case in which the age of an alien is in question and the resolution of 16 17 questions about the age of such alien would affect the 18 alien's eligibility for treatment under section 462 of the Homeland Security Act of 2002 (6 U.S.C. 279) or this 19 20 Act, a determination of whether or not such alien meets 21 such age requirements shall be made by the Director in 22 accordance with section 105.

1	SEC. 102. FAMILY REUNIFICATION FOR UNACCOMPANIED
2	ALIEN CHILDREN WITH RELATIVES IN THE
3	UNITED STATES.
4	(a) Placement Authority.—
5	(1) Order of preference.—Subject to the
6	discretion of the Director under section $462(b)(2)$ of
7	the Homeland Security Act of 2002 (6 U.S.C.
8	279(b)(2)) and under paragraph (4) of this sub-
9	section and section 103(a)(2) of this Act, an unac-
10	companied alien child in the custody of the Office
11	shall be promptly placed with 1 of the following indi-
12	viduals or entities in the following order of pref-
13	erence:
14	(A) A parent who seeks to establish cus-
15	tody, as described in paragraph (3)(A).
16	(B) A legal guardian who seeks to estab-
17	lish custody, as described in paragraph (3)(A).
18	(C) An adult relative.
19	(D) An individual or entity designated by
20	the parent or legal guardian that is capable and
21	willing to care for the well-being of the child.
22	(E) A State-licensed juvenile shelter, group
23	home, or foster care program willing to accept
24	physical custody of the child.
25	(F) A qualified adult or entity seeking cus-
26	tody of the child when it appears that there is

no other likely alternative to long-term detention and family reunification does not appear to be a reasonable alternative. For purposes of this subparagraph, the Office shall decide who is a qualified adult or entity and promulgate regulations in accordance with such decision.

- (2) Suitability assessment.—Notwithstanding paragraph (1), no unaccompanied alien child shall be placed with a person or entity unless a valid suitability assessment conducted by an agency of the State of the child's proposed residence, by an agency authorized by that State to conduct such an assessment, or by an appropriate voluntary agency contracted with the Office to conduct such assessments has found that the person or entity is capable of providing for the child's physical and mental well-being.
- (3) RIGHT OF PARENT OR LEGAL GUARDIAN TO CUSTODY OF UNACCOMPANIED ALIEN CHILD.—
 - (A) PLACEMENT WITH PARENT OR LEGAL GUARDIAN.—If an unaccompanied alien child is placed with any person or entity other than a parent or legal guardian, but subsequent to that placement a parent or legal guardian seeks to establish custody, the Director shall assess

1	the suitability of placing the child with the par-
2	ent or legal guardian and shall make a written
3	determination on the child's placement within
4	30 days.
5	(B) Rule of Construction.—Nothing in
6	this Act shall be construed to—
7	(i) supersede obligations under any
8	treaty or other international agreement to
9	which the United States is a party, includ-
10	ing The Hague Convention on the Civil As-
11	pects of International Child Abduction, the
12	Vienna Declaration and Program of Ac-
13	tion, and the Declaration of the Rights of
14	the Child; or
15	(ii) limit any right or remedy under
16	such international agreement.
17	(4) Protection from smugglers and traf-
18	FICKERS.—
19	(A) Policies and programs.—
20	(i) In general.—The Director shall
21	establish policies and programs to ensure
22	that unaccompanied alien children are pro-
23	tected from smugglers, traffickers, or other
24	persons seeking to victimize or otherwise

engage such children in criminal, harmful, or exploitative activity.

- (ii) WITNESS PROTECTION PROGRAMS INCLUDED.—The programs established pursuant to clause (i) may include witness protection programs.
- (B) CRIMINAL INVESTIGATIONS AND PROS-ECUTIONS.—Any officer or employee of the Office or the Department of Homeland Security, and any grantee or contractor of the Office, who suspects any individual of being involved in any activity described in subparagraph (A) shall report such individual to Federal or State prosecutors for criminal investigation and prosecution.
- (C) DISCIPLINARY ACTION.—Any officer or employee of the Office or the Department of Homeland Security, and any grantee or contractor of the Office, who suspects an attorney of being involved in any activity described in subparagraph (A) shall report the individual to the State bar association of which the attorney is a member, or to other appropriate disciplinary authorities, for appropriate disciplinary action that may include private or public admoni-

- tion or censure, suspension, or disbarment of
 the attorney from the practice of law.
- 3 (5) Grants and contracts.—Subject to the 4 availability of appropriations, the Director may 5 make grants to, and enter into contracts with, vol-6 untary agencies to carry out section 462 of the 7 Homeland Security Act of 2002 (6 U.S.C. 279) or 8 to carry out this section.
- 9 (6) Reimbursement of State expenses.—
 10 Subject to the availability of appropriations, the Di11 rector may reimburse States for any expenses they
 12 incur in providing assistance to unaccompanied alien
 13 children who are served pursuant to section 462 of
 14 the Homeland Security Act of 2002 (6 U.S.C. 279)
 15 or this Act.
- (b) Confidentiality.—All information obtained by the Office relating to the immigration status of a person described in subparagraphs (A), (B), and (C) of subsection (a)(1) shall remain confidential and may be used only for the purposes of determining such person's qualifications under subsection (a)(1).
- 22 (c) REQUIRED DISCLOSURE.—The Secretary of
 23 Health and Human Services or the Secretary of Homeland
 24 Security shall provide the information furnished under

1	this section, and any other information derived from such
2	furnished information, to—
3	(1) a duly recognized law enforcement entity in
4	connection with an investigation or prosecution of an
5	offense described in paragraph (2) or (3) of section
6	212(a) of the Immigration and Nationality Act (8
7	U.S.C. 1182(a)), when such information is requested
8	in writing by such entity; or
9	(2) an official coroner for purposes of affirma-
10	tively identifying a deceased individual (whether or
11	not such individual is deceased as a result of a
12	crime).
13	(d) Penalty.—Whoever knowingly uses, publishes
14	or permits information to be examined in violation of this
15	section shall be fined not more than \$10,000.
16	SEC. 103. APPROPRIATE CONDITIONS FOR DETENTION OF
17	UNACCOMPANIED ALIEN CHILDREN.
18	(a) Standards for Placement.—
19	(1) Prohibition of detention in certain
20	FACILITIES.—Except as provided in paragraph (2),
21	an unaccompanied alien child shall not be placed in
22	an adult detention facility or a facility housing delin-
23	quent children.
24	(2) Detention in appropriate facilities.—
25	An unaccompanied alien child who has exhibited a

1	violent or criminal behavior that endangers others
2	may be detained in conditions appropriate to the be-
3	havior in a facility appropriate for delinquent chil-
4	dren.
5	(3) STATE LICENSURE.—In the case of a place-
6	ment of a child with an entity described in section
7	102(a)(1)(E), the entity must be licensed by an ap-
8	propriate State agency to provide residential, group,
9	child welfare, or foster care services for dependent
10	children.
11	(4) Conditions of Detention.—
12	(A) IN GENERAL.—The Director and the
13	Secretary of Homeland Security shall promul-
14	gate regulations incorporating standards for
15	conditions of detention in such placements that
16	provide for—
17	(i) educational services appropriate to
18	the child;
19	(ii) medical care;
20	(iii) mental health care, including
21	treatment of trauma, physical and sexual
22	violence, or abuse;
23	(iv) access to telephones;
24	(v) access to legal services;
25	(vi) access to interpreters;

1	(vii) supervision by professionals
2	trained in the care of children, taking into
3	account the special cultural, linguistic, and
4	experiential needs of children in immigra-
5	tion proceedings;
6	(viii) recreational programs and activi-
7	ties;
8	(ix) spiritual and religious needs; and
9	(x) dietary needs.
10	(B) Notification of Children.—Regu-
11	lations promulgated in accordance with sub-
12	paragraph (A) shall provide that all children
13	are notified orally and in writing of such stand-
14	ards in the child's native language.
15	(b) Prohibition of Certain Practices.—The Di-
16	rector and the Secretary shall develop procedures prohib-
17	iting the unreasonable use of—
18	(1) shackling, handcuffing, or other restraints
19	on children;
20	(2) solitary confinement; or
21	(3) pat or strip searches.
22	(c) Rule of Construction.—Nothing in this sec-
23	tion shall be construed to supersede procedures favoring
24	release of children to appropriate adults or entities or
25	placement in the least secure setting possible, as defined

1	in the Stipulated Settlement Agreement under Flores v.
2	Reno.
3	SEC. 104. REPATRIATED UNACCOMPANIED ALIEN CHIL-
4	DREN.
5	(a) Country Conditions.—
6	(1) Sense of congress.—It is the sense of
7	Congress that, to the extent consistent with the trea-
8	ties and other international agreements to which the
9	United States is a party, and to the extent prac-
10	ticable, the United States Government should under-
11	take efforts to ensure that it does not repatriate
12	children in its custody into settings that would
13	threaten the life and safety of such children.
14	(2) Assessment of conditions.—
15	(A) IN GENERAL.—The Secretary of State
16	shall include each year in the State Department
17	Country Report on Human Rights, an assess-
18	ment of the degree to which each country pro-
19	tects children from smugglers and traffickers.
20	(B) Factors for assessment.—The Di-
21	rectorate shall consult the State Department
22	Country Report on Human Rights and the Vic-
23	tims of Trafficking and Violence Protection Act

of 2000: Trafficking in Persons Report in as-

1	sessing whether to repatriate an unaccompanied
2	alien child to a particular country.
3	(b) Report on Repatriation of Unaccompanied
4	ALIEN CHILDREN.—
5	(1) In general.—Not later than 18 months
6	after the date of enactment of this Act, and annually
7	thereafter, the Secretary of Homeland Security shall
8	submit a report to the Committees on the Judiciary
9	of the House of Representatives and the Senate on
10	efforts to repatriate unaccompanied alien children.
11	(2) Contents.—The report submitted under
12	paragraph (1) shall include, at a minimum, the fol-
13	lowing information:
14	(A) The number of unaccompanied alien
15	children ordered removed and the number of
16	such children actually removed from the United
17	States.
18	(B) A description of the type of immigra-
19	tion relief sought and denied to such children.
20	(C) A statement of the nationalities, ages,
21	and gender of such children.
22	(D) A description of the procedures used
23	to effect the removal of such children from the
24	United States.

1	(E) A description of steps taken to ensure
2	that such children were safely and humanely re-
3	patriated to their country of origin.
4	(F) Any information gathered in assess-
5	ments of country and local conditions pursuant
6	to subsection (a)(2).
7	SEC. 105. ESTABLISHING THE AGE OF AN UNACCOMPANIED
8	ALIEN CHILD.
9	(a) In General.—The Director shall develop proce-
10	dures to make a prompt determination of the age of an
11	alien in the custody of the Department of Homeland Secu-
12	rity or the Office, when the age of the alien is at issue.
13	Such procedures shall permit the presentation of multiple
14	forms of evidence, including testimony of the child, to de-
15	termine the age of the unaccompanied alien for purposes
16	of placement, custody, parole, and detention. Such proce-
17	dures shall allow the appeal of a determination to an im-
18	migration judge. The Secretary of Homeland Security
19	shall permit the Office to have reasonable access to aliens
20	in the custody of the Secretary so as to ensure a prompt
21	determination of the age of such alien.
22	(b) Prohibition on Sole Means of Determining
23	AGE.—Neither radiographs nor the attestation of an alien
24	shall be used as the sole means of determining age for
25	the purposes of determining an alien's eligibility for treat-

- 1 ment under section 462 of the Homeland Security Act of
- 2 2002 (6 U.S.C. 279) or this Act.
- 3 (c) Rule of Construction.—Nothing in this sec-
- 4 tion shall be construed to place the burden of proof in
- 5 determining the age of an alien on the government.
- 6 SEC. 106. EFFECTIVE DATE.
- 7 This title shall take effect 90 days after the date of
- 8 enactment of this Act.
- 9 TITLE II—ACCESS BY UNACCOM-
- 10 PANIED ALIEN CHILDREN TO
- 11 GUARDIANS AD LITEM AND
- 12 **COUNSEL**
- 13 SEC. 201. GUARDIANS AD LITEM.
- 14 (a) Establishment of Guardian Ad Litem Pro-
- 15 GRAM.—
- 16 (1) APPOINTMENT.—The Director may, in the
- 17 Director's discretion, appoint a guardian ad litem
- 18 who meets the qualifications described in paragraph
- 19 (2) for an unaccompanied alien child. The Director
- is encouraged, wherever practicable, to contract with
- a voluntary agency for the selection of an individual
- to be appointed as a guardian ad litem under this
- paragraph.
- 24 (2) QUALIFICATIONS OF GUARDIAN AD
- 25 LITEM.—

1	(A) In general.—No person shall serve
2	as a guardian ad litem unless such person—
3	(i) is a child welfare professional or
4	other individual who has received training
5	in child welfare matters; and
6	(ii) possesses special training on the
7	nature of problems encountered by unac-
8	companied alien children.
9	(B) Prohibition.—A guardian ad litem
10	shall not be an employee of the Directorate, the
11	Office, or the Executive Office for Immigration
12	Review.
13	(3) Duties.—The guardian ad litem shall—
14	(A) conduct interviews with the child in a
15	manner that is appropriate, taking into account
16	the child's age;
17	(B) investigate the facts and circumstances
18	relevant to such child's presence in the United
19	States, including facts and circumstances aris-
20	ing in the country of the child's nationality or
21	last habitual residence and facts and cir-
22	cumstances arising subsequent to the child's de-
23	parture from such country;
24	(C) work with counsel to identify the
25	child's eligibility for relief from removal or vol-

1	untary departure by sharing with counsel infor-
2	mation collected under subparagraph (B);
3	(D) develop recommendations on issues
4	relative to the child's custody, detention, re-
5	lease, and repatriation;
6	(E) take reasonable steps to ensure that
7	the best interests of the child are promoted
8	while the child participates in, or is subject to
9	proceedings or matters under the Immigration
10	and Nationality Act (8 U.S.C. 1101 et seq.);
11	(F) take reasonable steps to ensure that
12	the child understands the nature of the legal
13	proceedings or matters and determinations
14	made by the court, and ensure that all informa-
15	tion is conveyed in an age-appropriate manner;
16	and
17	(G) report factual findings relating to—
18	(i) information gathered pursuant to
19	subparagraph (B);
20	(ii) the care and placement of the
21	child during the pendency of the pro-
22	ceedings or matters; and
23	(iii) any other information gathered
24	pursuant to subparagraph (D).

1	(4) TERMINATION OF APPOINTMENT.—The
2	guardian ad litem shall carry out the duties de-
3	scribed in paragraph (3) until—
4	(A) those duties are completed;
5	(B) the child departs the United States;
6	(C) the child is granted permanent resi-
7	dent status in the United States;
8	(D) the child attains the age of 18; or
9	(E) the child is placed in the custody of a
10	parent or legal guardian;
11	whichever occurs first.
12	(5) Powers.—The guardian ad litem—
13	(A) shall have reasonable access to the
14	child, including access while such child is being
15	held in detention or in the care of a foster fam-
16	ily;
17	(B) shall be permitted to review all records
18	and information relating to such proceedings
19	that are not deemed privileged or classified;
20	(C) may seek independent evaluations of
21	the child;
22	(D) shall be notified in advance of all hear-
23	ings or interviews involving the child that are
24	held in connection with proceedings or matters
25	under the Immigration and Nationality Act (8

1	U.S.C. 1101 et seq.), and shall be given a rea-
2	sonable opportunity to be present at such hear-
3	ings or interviews;
4	(E) shall be permitted to consult with the
5	child during any hearing or interview involving
6	such child; and
7	(F) shall be provided at least 24 hours ad-
8	vance notice of a transfer of that child to a dif-
9	ferent placement, absent compelling and un-
10	usual circumstances warranting the transfer of
11	such child prior to notification.
12	(b) Training.—The Director shall provide profes-
13	sional training for all persons serving as guardians ad
14	litem under this section in the—
15	(1) circumstances and conditions that unaccom-
16	panied alien children face; and
17	(2) various immigration benefits for which such
18	alien child might be eligible.
19	(c) Pilot Program.—
20	(1) In general.—Not later than 180 days
21	after the date of enactment of this Act, the Director
22	shall establish and begin to carry out a pilot pro-
23	gram to test the implementation of subsection (a).
24	(2) Purpose.—The purpose of the pilot pro-
25	gram established pursuant to paragraph (1) is to—

1	(A) study and assess the benefits of pro-
2	viding guardians ad litem to assist unaccom-
3	panied alien children involved in immigration
4	proceedings or matters;
5	(B) assess the most efficient and cost-ef-
6	fective means of implementing the guardian ac
7	litem provisions in this section; and
8	(C) assess the feasibility of implementing
9	such provisions on a nationwide basis for all un-
10	accompanied alien children in the care of the
11	Office.
12	(3) Scope of Program.—
13	(A) Selection of site.—The Director
14	shall select 3 sites in which to operate the pilot
15	program established pursuant to paragraph (1)
16	(B) Number of Children.—To the
17	greatest extent possible, each site selected
18	under subparagraph (A) should have at least 25
19	children held in immigration custody at any
20	given time.
21	(4) Report to congress.—Not later than 1
22	year after the date on which the first pilot program
23	is established pursuant to paragraph (1), the Direc-

tor shall report to the Committees on the Judiciary

of the Senate and the House of Representatives on subparagraphs (A) through (C) of paragraph (2).

3 SEC. 202. COUNSEL.

- (a) Access to Counsel.—
- (1) IN GENERAL.—The Director shall ensure that all unaccompanied alien children in the custody of the Office, or in the custody of the Directorate, who are not described in section 101(a)(2) shall have competent counsel to represent them in immigration proceedings or matters.
 - (2) Pro bono representation.—To the maximum extent practicable, the Director shall utilize the services of competent pro bono counsel who agree to provide representation to such children without charge. To the maximum extent practicable, the Director shall ensure that placements made under subparagraphs (D), (E), and (F) of section 102(a)(1) are in cities where there is a demonstrated capacity for competent pro bono representation.
 - (3) DEVELOPMENT OF NECESSARY INFRA-STRUCTURES AND SYSTEMS.—In ensuring that legal representation is provided to such children, the Director shall develop the necessary mechanisms to identify entities available to provide such legal as-

sistance and representation and to recruit such entities.

- (4) Contracting and grant making authority.—
 - (A) IN GENERAL.—The Director shall enter into contracts with or make grants to nonprofit agencies with relevant expertise in the delivery of immigration-related legal services to children in order to carry out the responsibilities of this Act, including but not limited to such activities as providing legal orientation, screening cases for referral, recruiting, training, and overseeing pro bono attorneys. Nonprofit agencies may enter into subcontracts with or make grants to private voluntary agencies with relevant expertise in the delivery of immigration-related legal services to children in order to carry out this subsection.
 - (B) Considerations regarding grants and entering into contracts with agencies in accordance with subparagraph (A), the Director shall take into consideration whether the agencies in question are capable of properly administering the

1	services covered by such grants or contracts
2	without an undue conflict of interest.
3	(5) Model guidelines on legal represen-
4	TATION OF CHILDREN.—
5	(A) DEVELOPMENT OF GUIDELINES.—The
6	Executive Office for Immigration Review, in
7	consultation with voluntary agencies and na-
8	tional experts, shall develop model guidelines
9	for the legal representation of alien children in
10	immigration proceedings based on the children's
11	asylum guidelines, the American Bar Associa-
12	tion Model Rules of Professional Conduct, and
13	other relevant domestic or international sources.
14	(B) Purpose of Guidelines.—The
15	guidelines developed in accordance with sub-
16	paragraph (A) shall be designed to help protect
17	a child from any individual suspected of involve-
18	ment in any criminal, harmful, or exploitative
19	activity associated with the smuggling or traf-
20	ficking of children, while ensuring the fairness
21	of the removal proceeding in which the child is
22	involved.
23	(C) Implementation.—The Executive
24	Office for Immigration Review shall adopt the

guidelines developed in accordance with sub-

paragraph (A) and submit them for adoption by national, State, and local bar associations.

(b) Duties.—Counsel shall—

- (1) represent the unaccompanied alien child in all proceedings and matters relating to the immigration status of the child or other actions involving the Directorate;
- (2) appear in person for all individual merits hearings before the Executive Office for Immigration Review and interviews involving the Directorate; and
- (3) owe the same duties of undivided loyalty, confidentiality, and competent representation to the child as is due an adult client.

(c) Access to Child.—

- (1) IN GENERAL.—Counsel shall have reasonable access to the unaccompanied alien child, including access while the child is being held in detention, in the care of a foster family, or in any other setting that has been determined by the Office.
- (2) RESTRICTION ON TRANSFERS.—Absent compelling and unusual circumstances, no child who is represented by counsel shall be transferred from the child's placement to another placement unless advance notice of at least 24 hours is made to counsel of such transfer.

1 (d) Notice to Counsel During Immigration

2

9

Proceedings.—

(1) In General.—Except when otherwise required in an emergency situation involving the physical safety of the child, counsel shall be given prompt and adequate notice of all immigration matters affecting or involving an unaccompanied alien child, including adjudications, proceedings, and processing,

before such actions are taken.

- 10 (2) OPPORTUNITY TO CONSULT WITH COUN11 SEL.—An unaccompanied alien child in the custody
 12 of the Office may not give consent to any immigra13 tion action, including consenting to voluntary depar14 ture, unless first afforded an opportunity to consult
 15 with counsel.
- 16 (e) Access to Recommendations of Guardian 17 Ad Litem.—Counsel shall be afforded an opportunity to 18 review the recommendation by the guardian ad litem affecting or involving a client who is an unaccompanied alien 20 child.
- 21 SEC. 203. EFFECTIVE DATE; APPLICABILITY.
- 22 (a) Effective Date.—This title shall take effect
- 23 180 days after the date of enactment of this Act.

1	(b) APPLICABILITY.—The provisions of this title shall
2	apply to all unaccompanied alien children in Federal cus-
3	tody on, before, or after the effective date of this title.
4	TITLE III—STRENGTHENING
5	POLICIES FOR PERMANENT
6	PROTECTION OF ALIEN CHIL-
7	DREN
8	SEC. 301. SPECIAL IMMIGRANT JUVENILE VISA.
9	(a) J Visa.—Section 101(a)(27)(J) of the Immigra-
10	tion and Nationality Act (8 U.S.C. $1101(a)(27)(J)$) is
11	amended to read as follows:
12	"(J) an immigrant who is 18 years of age and
13	under on the date of application who is present in
14	the United States—
15	"(i) who by a court order, which shall be
16	binding on the Secretary of Homeland Security
17	for purposes of adjudications under this sub-
18	paragraph, was declared dependent on a juve-
19	nile court located in the United States or whom
20	such a court has legally committed to, or placed
21	under the custody of, a department or agency
22	of a State, or an individual or entity appointed
23	by a State or juvenile court located in the
24	United States, due to abuse, neglect, or aban-

donment, or a similar basis found under State law;

- "(ii) for whom it has been determined in administrative or judicial proceedings that it would not be in the alien's best interest to be returned to the alien's or parent's previous country of nationality or country of last habitual residence; and
- "(iii) with respect to a child in Federal custody, for whom the Office of Refugee Resettlement of the Department of Health and Human Services has certified to the Director of the Bureau of Citizenship and Immigration Services that the classification of an alien as a special immigrant under this subparagraph has not been made solely to provide an immigration benefit to that alien;

except that no natural parent or prior adoptive parent of any alien provided special immigrant status under this subparagraph shall thereafter, by virtue of such parentage, be accorded any right, privilege, or status under this Act;".

- 23 (b) Adjustment of Status.—Section 245(h)(2)(A)
- 24 of the Immigration and Nationality Act (8 U.S.C.
- 1255(h)(2)(A)) is amended to read as follows:

1 "(A) paragraphs (4), (5)(A), (6)(A), and 2 (7) of section 212(a) shall not apply; and". 3 (c) Eligibility for Assistance.—A child who has been granted relief under section 101(a)(27)(J) of the Im-5 migration and Nationality Act (8 U.S.C. 1101(a)(27)(J)), shall be eligible for all funds made available under section 6 7 412(d) of that Act (8 U.S.C. 1522(d)) until such time as 8 the child attains the age designated in section 412(d)(2)(B) of that Act (8 U.S.C. 1522(d)(2)(B)), or 10 until the child is placed in a permanent adoptive home, whichever occurs first. 12 (d) Transition Rule.—Notwithstanding any other 13 provision of law, any child described in 101(a)(27)(J) of the Immigration and Nationality Act (8 14 15 U.S.C. 1101(a)(27)(J)) who filed an application for a visa before the date of enactment of this Act and who was 19, 16 20, or 21 years of age on the date such application was 18 filed shall not be denied a visa after the date of enactment 19 of this Act because of such alien's age. 20 SEC. 302. TRAINING FOR OFFICIALS AND CERTAIN PRIVATE 21 PARTIES WHO COME INTO CONTACT WITH 22 UNACCOMPANIED ALIEN CHILDREN. 23 (a) Training of State and Local Officials and CERTAIN PRIVATE PARTIES.—The Secretary of Health 25 and Human Services, acting jointly with the Secretary,

- 1 shall provide appropriate training to be available to State
- 2 and county officials, child welfare specialists, teachers,
- 3 public counsel, and juvenile judges who come into contact
- 4 with unaccompanied alien children. The training shall pro-
- 5 vide education on the processes pertaining to unaccom-
- 6 panied alien children with pending immigration status and
- 7 on the forms of relief potentially available. The Director
- 8 shall be responsible for establishing a core curriculum that
- 9 can be incorporated into education, training, or orienta-
- 10 tion modules or formats that are currently used by these
- 11 professionals.
- 12 (b) Training of Directorate Personnel.—The
- 13 Secretary, acting jointly with the Secretary of Health and
- 14 Human Services, shall provide specialized training to all
- 15 personnel of the Directorate who come into contact with
- 16 unaccompanied alien children. In the case of Border Pa-
- 17 trol agents and immigration inspectors, such training shall
- 18 include specific training on identifying children at the
- 19 United States borders or at United States ports of entry
- 20 who have been victimized by smugglers or traffickers, and
- 21 children for whom asylum or special immigrant relief may
- 22 be appropriate, including children described in section
- 23 101(a)(2).

SEC. 303. REPORT.

- 2 Not later than 1 year after the date of enactment
- 3 of this Act and annually thereafter, the Secretary of
- 4 Health and Human Services shall submit a report for the
- 5 previous fiscal year to the Committees on the Judiciary
- 6 of the House of Representatives and the Senate that con-
- 7 tains—
- 8 (1) data related to the implementation of sec-
- 9 tion 462 of the Homeland Security Act (6 U.S.C.
- 10 279);
- 11 (2) data regarding the care and placement of
- children in accordance with this Act;
- 13 (3) data regarding the provision of guardian ad
- litem and counsel services in accordance with this
- 15 Act; and
- 16 (4) any other information that the Director or
- 17 the Secretary of Health and Human Services deter-
- mines to be appropriate.
- 19 SEC. 304. EFFECTIVE DATE.
- The amendment made by section 301 shall apply to
- 21 all aliens who were in the United States before, on, or
- 22 after the date of enactment of this Act.

1 TITLE IV—CHILDREN REFUGEE 2 AND ASYLUM SEEKERS

- 3 SEC. 401. GUIDELINES FOR CHILDREN'S ASYLUM CLAIMS.
- 4 (a) Sense of Congress.—Congress commends the
- 5 Immigration and Naturalization Service for its issuance
- 6 of its "Guidelines for Children's Asylum Claims", dated
- 7 December 1998, and encourages and supports the imple-
- 8 mentation of such guidelines by the Immigration and Nat-
- 9 uralization Service (and its successor entities) in an effort
- 10 to facilitate the handling of children's asylum claims. Con-
- 11 gress calls upon the Executive Office for Immigration Re-
- 12 view of the Department of Justice to adopt the "Guide-
- 13 lines for Children's Asylum Claims" in its handling of chil-
- 14 dren's asylum claims before immigration judges and the
- 15 Board of Immigration Appeals.
- 16 (b) Training.—The Secretary shall provide periodic
- 17 comprehensive training under the "Guidelines for Chil-
- 18 dren's Asylum Claims" to asylum officers, immigration
- 19 judges, members of the Board of Immigration Appeals,
- 20 and immigration officers who have contact with children
- 21 in order to familiarize and sensitize such officers to the
- 22 needs of children asylum seekers. Voluntary agencies shall
- 23 be allowed to assist in such training.

1 SEC. 402. UNACCOMPANIED REFUGEE CHILDREN.

2	(a) Identifying Unaccompanied Refugee Chil-
3	DREN.—Section 207(e) of the Immigration and Nation-
4	ality Act (8 U.S.C. 1157(e)) is amended—
5	(1) by redesignating paragraphs (3), (4), (5),
6	(6), and (7) as paragraphs (4), (5), (6), (7), and
7	(8), respectively; and
8	(2) by inserting after paragraph (2) the fol-
9	lowing:
10	"(3) An analysis of the worldwide situation
11	faced by unaccompanied refugee children, by region,
12	which shall include an assessment of—
13	"(A) the number of unaccompanied refugee
14	children, by region;
15	"(B) the capacity of the Department of
16	State to identify such refugees;
17	"(C) the capacity of the international com-
18	munity to care for and protect such refugees;
19	"(D) the capacity of the voluntary agency
20	community to resettle such refugees in the
21	United States;
22	"(E) the degree to which the United States
23	plans to resettle such refugees in the United
24	States in the coming fiscal year; and

1 "(F) the fate that will befall such unac-2 companied refugee children for whom resettle-3 ment in the United States is not possible.". 4 (b) Training on the Needs of Unaccompanied Refugee Children.—Section 207(f)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(f)(2)) is amended 6 7 by— (1) striking "and" after "countries,"; and 8 9 (2) inserting before the period at the end the 10 following: ", and instruction on the needs of unac-11 companied refugee children". 12 SEC. 403. EXCEPTIONS FOR UNACCOMPANIED ALIEN CHIL-13 DREN IN ASYLUM AND REFUGEE-LIKE CIR-14 CUMSTANCES. 15 (a) PLACEMENT IN REMOVAL PROCEEDINGS.—Any unaccompanied alien child apprehended by the Direc-16 17 torate, except for an unaccompanied alien child subject to exceptions under paragraph (1)(A) or (2) of section 18 (101)(a) of this Act, shall be placed in removal pro-19 20 ceedings under section 240 of the Immigration and Na-21 tionality Act (8 U.S.C. 1229a). 22 (b) Exception From Time Limit for Filing Asy-LUM APPLICATION.—Section 208(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1158(a)(2)) is amend-

ed by adding at the end the following:

1	"(E) Applicability.—Subparagraphs (A)
2	and (B) shall not apply to an unaccompanied
3	alien child as defined in section 101(a)(51).".
4	TITLE V—AUTHORIZATION OF
5	APPROPRIATIONS
6	SEC. 501. AUTHORIZATION OF APPROPRIATIONS.
7	(a) In General.—There are authorized to be appro-
8	priated to the Department of Homeland Security, the De-
9	partment of Justice, and the Department of Health and
10	Human Services, such sums as may be necessary to carry
11	out—
12	(1) section 462 of the Homeland Security Act
13	of 2002 (6 U.S.C. 279); and
14	(2) this Act.
15	(b) Availability of Funds.—Amounts appro-
16	priated pursuant to subsection (a) are authorized to re-
17	main available until expended.

1	TITLE VI—AMENDMENTS TO THE
2	HOMELAND SECURITY ACT
3	OF 2002
4	SEC. 601. ADDITIONAL RESPONSIBILITIES AND POWERS OF
5	THE OFFICE OF REFUGEE RESETTLEMENT
6	WITH RESPECT TO UNACCOMPANIED ALIEN
7	CHILDREN.
8	(a) Additional Responsibilities of the Direc-
9	TOR.—Section 462(b)(1) of the Homeland Security Act of
10	2002 (6 U.S.C. 279(b)(1)) is amended—
11	(1) in subparagraph (K), by striking "and" at
12	the end;
13	(2) in subparagraph (L), by striking the period
14	at the end and inserting ", including regular follow-
15	up visits to such facilities, placements, and other en-
16	tities, to assess the continued suitability of such
17	placements; and"; and
18	(3) by adding at the end the following:
19	"(M) ensuring minimum standards of care for
20	all unaccompanied alien children—
21	"(i) for whom detention is necessary; and
22	"(ii) who reside in settings that are alter-
23	native to detention.".
24	(b) Additional Powers of the Director.—Sec-
25	tion 462(b) of the Homeland Security Act of 2002 (6

1	U.S.C. 279(b)) is amended by adding at the end the fol-
2	lowing:
3	"(4) Powers.—In carrying out the duties
4	under paragraph (3), the Director shall have the
5	power to—
6	"(A) contract with service providers to per-
7	form the services described in sections 102,
8	103, 201, and 202 of the Unaccompanied Alien
9	Child Protection Act of 2004; and
10	"(B) compel compliance with the terms
11	and conditions set forth in section 103 of the
12	Unaccompanied Alien Child Protection Act of
13	2004, including the power to—
14	"(i) declare providers to be in breach
15	and seek damages for noncompliance;
16	"(ii) terminate the contracts of pro-
17	viders that are not in compliance with such
18	conditions; and
19	"(iii) reassign any unaccompanied
20	alien child to a similar facility that is in
21	compliance with such section.".
22	SEC. 602. TECHNICAL CORRECTIONS.
23	Section 462(b) of the Homeland Security Act of 2002
24	(6 U.S.C. 279(b)), as amended by section 601, is amend-
25	ed

1	(1) in paragraph (3), by striking "paragraph
2	(1)(G)" and inserting "paragraph (1)"; and
3	(2) by adding at the end the following:
4	"(5) Statutory Construction.—Nothing in
5	paragraph (2)(B) may be construed to require that
6	a bond be posted for unaccompanied alien children
7	who are released to a qualified sponsor.".
8	SEC. 603. EFFECTIVE DATE.
9	The amendments made by this title shall take effect
10	as if enacted as part of the Homeland Security Act of
11	2002 (6 U.S.C. 101 et seq.).
	Passed the Senate October 11, 2004.
	Attest: EMILY J. REYNOLDS,
	Secretary.