116TH CONGRESS  
1ST SESSION  
H. R. 

To facilitate the automatic acquisition of citizenship for lawful permanent resident children of military and Federal Government personnel residing abroad, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Nadler (for himself and Mr. Collins of Georgia) introduced the following bill; which was referred to the Committee on

A BILL

To facilitate the automatic acquisition of citizenship for lawful permanent resident children of military and Federal Government personnel residing abroad, 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 “Citizenship for Child-
5 dren of Military Members and Civil Servants Act”.
SEC. 2. FACILITATING THE AUTOMATIC ACQUISITION OF CIVILIAN CITIZENSHIP FOR LAWFUL PERMANENT RESIDENT CHILDREN OF MILITARY AND FEDERAL GOVERNMENT PERSONNEL RESIDING ABROAD.

(a) IN GENERAL.—Section 320 of the Immigration and Nationality Act (8 U.S.C. 1431) is amended—

(1) by striking the section header and inserting “CHILDREN BORN OUTSIDE THE UNITED STATES AND LAWFULLY ADMITTED FOR PERMANENT RESIDENCE; CONDITIONS UNDER WHICH CITIZENSHIP AUTOMATICALLY ACQUIRED”;

(2) by redesignating subsection (c) as subsection (d); and

(3) by inserting after subsection (b) the following:

“(c) Subsection (a)(3) is deemed satisfied in the case of a child who is lawfully admitted for permanent residence in the United States if—

“(1) the child is residing in the legal and physical custody of a citizen parent who is—

“(A) stationed and residing abroad as an employee of the Government of the United States; or

(1) by striking the section header and inserting “CHILDREN BORN OUTSIDE THE UNITED STATES AND LAWFULLY ADMITTED FOR PERMANENT RESIDENCE; CONDITIONS UNDER WHICH CITIZENSHIP AUTOMATICALLY ACQUIRED”;

(2) by redesignating subsection (c) as subsection (d); and

(3) by inserting after subsection (b) the following:

“(c) Subsection (a)(3) is deemed satisfied in the case of a child who is lawfully admitted for permanent residence in the United States if—

“(1) the child is residing in the legal and physical custody of a citizen parent who is—

“(A) stationed and residing abroad as an employee of the Government of the United States; or
“(B) residing abroad in marital union with
an employee of the Government of the United
States who is stationed abroad; or
“(2) the child is—
“(A) residing in the legal and physical cus-
tody of a citizen parent who is—
“(i) stationed and residing abroad as
a member of the Armed Forces of the
United States; or
“(ii) authorized to accompany and re-
side abroad with a member of the Armed
Forces of the United States pursuant to
the member’s official orders, and is so ac-
companying and residing abroad with the
member in marital union; and
“(B) authorized to accompany such mem-
ber and reside abroad with the member pursu-
ant to the member’s official orders, and is so
accompanying and residing with the member.”.

(b) CONFORMING AMENDMENT.—The table of con-
tents for the Immigration and Nationality Act is amended
by striking the item relating to section 320 and inserting
the following:

“Sec. 320. Children born outside the United States and lawfully admitted for
permanent residence; conditions under which citizenship auto-
matically acquired.”.