106TH CONGRESS 1ST SESSION

S. 1551

To prohibit the importation of goods produced abroad with child labor, and for other purposes.

IN THE SENATE OF THE UNITED STATES

August 5, 1999

Mr. Harkin (for himself, Mr. Hollings, Mr. Dorgan, Mr. Levin, Ms. Mikulski, and Mr. Kennedy) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To prohibit the importation of goods produced abroad with child labor, 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 "Child Labor Deter-
- 5 rence Act of 1999".
- 6 SEC. 2. FINDINGS; PURPOSE; POLICY.
- 7 (a) FINDINGS.—Congress makes the following find-
- 8 ings:
- 9 (1) Principle 9 of the Declaration of the Rights
- of the Child proclaimed by the General Assembly of

- the United Nations on November 20, 1959, states
 that ". . . the child shall not be admitted to employment before an appropriate minimum age; he shall
 in no case be caused or permitted to engage in any
 occupation or employment which would prejudice his
 health or education, or interfere with his physical,
 mental, or moral development . . .".
 - (2) Article 2 of the International Labor Convention No. 138 Concerning Minimum Age For Admission to Employment states that "The minimum age specified in pursuance of paragraph 1 of this article shall not be less than the age of compulsory schooling and, in any case, shall not be less than 15 years.".
 - (3) The new International Labor Convention addressing the worst forms of child labor calls on member States to take immediate and effective action to prohibit and eliminate such labor. According to the convention, the worst forms of child labor are—
- 21 (A) slavery;

- (B) debt bondage;
- 23 (C) forced or compulsory labor;

1	(D) the sale or trafficking of children, in-
2	cluding the forced or compulsory recruitment of
3	children for use in armed conflict;
4	(E) child prostitution;
5	(F) the use of children in the production
6	and trafficking of narcotics; and
7	(G) any other work that, by its nature or
8	due to the circumstances in which it is carried
9	out, is likely to harm the health, safety, or mor-
10	als of children.
11	(4) According to the International Labor Orga-
12	nization, an estimated 250,000,000 children under
13	the age of 15 worldwide are working, many of them
14	in dangerous industries like mining and fireworks.
15	(5) Children under the age of 15 constitute ap-
16	proximately 22 percent of the workforce in some
17	Asian countries, 41 percent of the workforce in parts
18	of Africa, and 17 percent of the workforce in many
19	countries in Latin America.
20	(6) The number of children under the age of 15
21	who are working, and the scale of their suffering, in-
22	crease every year, despite the existence of more than
23	20 International Labor Organization conventions on

child labor and national laws in many countries

- which purportedly prohibit the employment of under age children.
 - (7) In many countries, children under the age of 15 lack either the legal standing or means to protect themselves from exploitation in the workplace.
 - (8) The prevalence of child labor in many developing countries is rooted in widespread poverty that is attributable to unemployment and underemployment, precarious incomes, low living standards, and insufficient education and training opportunities among adult workers.
 - (9) The employment of children under the age of 15 commonly deprives the children of the opportunity for basic education and also denies gainful employment to millions of adults.
 - (10) The employment of children under the age of 15, often at pitifully low wages, undermines the stability of families and ignores the importance of increasing jobs, aggregated demand, and purchasing power among adults as a catalyst to the development of internal markets and the achievement of broadbased, self-reliant economic development in many developing countries.
 - (11) United Nations Children's Fund (commonly known as UNICEF) estimates that by the

- 1 year 2000, over 1,000,000 adults will be unable to
- 2 read or write at a basic level because such adults
- 3 were forced to work as children and were thus un-
- 4 able to devote the time to secure a basic education.
- 5 (b) Purpose.—The purpose of this Act is to curtail
- 6 the employment of children under the age of 15 in the
- 7 production of goods for export by—
- 8 (1) eliminating the role of the United States in
- 9 providing a market for foreign products made by
- such children;
- 11 (2) supporting activities and programs to ex-
- tend primary education, rehabilitation, and alter-
- native skills training to child workers, to improve
- birth registration, and to improve the scope and
- 15 quality of statistical information and research on the
- 16 commercial exploitation of such children in the work-
- 17 place; and
- 18 (3) encouraging other nations to join in a ban
- on trade in products described in paragraph (1) and
- to support those activities and programs described in
- paragraph (2).
- (c) Policy.—It is the policy of the United States—
- 23 (1) to actively discourage the employment of
- children under the age of 15 in the production of
- goods for export or domestic consumption;

- 1 (2) to strengthen and supplement international
 2 trading rules with a view to renouncing the use of
 3 under age children in the production of goods for
 4 export as a means of competing in international
 5 trade;
 6 (3) to amend Federal law to prohibit the entry
 - (3) to amend Federal law to prohibit the entry into commerce of products resulting from the labor of under age children; and
 - (4) to offer assistance to foreign countries to improve the enforcement of national laws prohibiting the employment of children under the age of 15 and to increase assistance to alleviate the underlying poverty that is often the cause of the commercial exploitation of such children.

15 SEC. 3. UNITED STATES INITIATIVE TO CURTAIL INTER-

- 16 NATIONAL TRADE IN PRODUCTS OF CHILD
- 17 LABOR.

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- In pursuit of the policy set forth in this Act, the
- 19 President is urged to seek an agreement with the govern-
- 20 ment of each country that conducts trade with the United
- 21 States for the purpose of securing an international ban
- 22 on trade in products of child labor.
- 23 SEC. 4. DEFINITIONS.
- 24 In this Act:
- 25 (1) Child.—The term "child" means—

1	(A) an individual who has not attained the
2	age of 15, as measured by the Julian calendar;
3	or
4	(B) an individual who has not attained the
5	age of 14, as measured by the Julian calendar,
6	in the case of a country identified under section
7	5 whose national laws define a child as such an
8	individual.
9	(2) Effective identification period.—The
10	term "effective identification period" means, with re-
11	spect to a foreign industry or host country, the pe-
12	riod that—
13	(A) begins on the date of that issue of the
14	Federal Register in which the identification of
15	the foreign industry or host country is pub-
16	lished under section 5(e)(1)(A); and
17	(B) terminates on the date of that issue of
18	the Federal Register in which the revocation of
19	the identification referred to in subparagraph
20	(A) is published under section 5(e)(1)(B).
21	(3) Entered.—The term "entered" means en-
22	tered, or withdrawn from a warehouse for consump-
23	tion, in the customs territory of the United States.

- 1 (4) Extraction.—The term "extraction" in-2 cludes mining, quarrying, pumping, and other means 3 of extraction.
 - (5) Foreign industry.—The term "foreign industry" includes any entity that produces, manufactures, assembles, processes, or extracts an article in a host country.
 - (6) Host country.—The term "host country" means any foreign country, and any possession or territory of a foreign country that is administered separately for customs purposes (including any designated zone within such country, possession, or territory) in which a foreign industry is located.
 - (7) Manufactured article" means any good that is fabricated, assembled, or processed. The term also includes any mineral resource (including any mineral fuel) that is entered in a crude state. Any mineral resource that at entry has been subjected to only washing, crushing, grinding, powdering, levigation, sifting, screening, or concentration by flotation, magnetic separation, or other mechanical or physical processes shall be treated as having been processed for the purposes of this Act.

1	(8) Products of Child Labor.—An article
2	shall be treated as being a product of child labor—
3	(A) if, with respect to the article, a child
4	was engaged in the manufacture, fabrication,
5	assembly, processing, or extraction, in whole or
6	in part; and
7	(B) if the labor was performed—
8	(i) in exchange for remuneration (re-
9	gardless to whom paid), subsistence, goods,
10	or services, or any combination of the fore-
11	going;
12	(ii) under circumstances tantamount
13	to involuntary servitude; or
14	(iii) under exposure to toxic sub-
15	stances or working conditions otherwise
16	posing serious health hazards.
17	(9) Secretary.—The term "Secretary", except
18	for purposes of section 5, means the Secretary of the
19	Treasury.
20	SEC. 5. IDENTIFICATION OF FOREIGN INDUSTRIES AND
21	THEIR RESPECTIVE HOST COUNTRIES THAT
22	UTILIZE CHILD LABOR IN EXPORT OF GOODS.
23	(a) Identification of Industries and Host
24	Countries—

1	(1) In General.—The Secretary of Labor (in
2	this section referred to as the "Secretary") shall un-
3	dertake periodic reviews using all available informa-
4	tion, including information made available by the
5	International Labor Organization and human rights
6	organizations (the first such review to be undertaken
7	not later than 180 days after the date of enactment
8	of this Act), to identify any foreign industry that—
9	(A) does not comply with applicable na-

- (A) does not comply with applicable national laws prohibiting child labor in the workplace;
- (B) utilizes child labor in connection with products that are exported; and
- (C) has on a continuing basis exported products of child labor to the United States.
- (2) TREATMENT OF IDENTIFICATION.—For purposes of this Act, the identification of a foreign industry shall be treated as also being an identification of the host country.

(b) Petitions Requesting Identification.—

(1) FILING.—Any person may file a petition with the Secretary requesting that a particular foreign industry and its host country be identified under subsection (a). The petition must set forth the allegations in support of the request.

1	(2) ACTION ON RECEIPT OF PETITION.—Not
2	later than 90 days after receiving a petition under
3	paragraph (1), the Secretary shall—
4	(A) decide whether or not the allegations
5	in the petition warrant further action by the
6	Secretary in regard to the foreign industry and
7	its host country under subsection (a); and
8	(B) notify the petitioner of the decision
9	under subparagraph (A) and the facts and rea-
10	sons supporting the decision.
11	(c) Consultation and Comment.—Before identi-
12	fying a foreign industry and its host country under sub-
13	section (a), the Secretary shall—
14	(1) consult with the United States Trade Rep-
15	resentative, the Secretary of State, the Secretary of
16	Commerce, and the Secretary of the Treasury re-
17	garding such action;
18	(2) hold at least 1 public hearing within a rea-
19	sonable time for the receipt of oral comment from
20	the public regarding such a proposed identification;
21	(3) publish notice in the Federal Register—
22	(A) that such an identification is being
23	considered;
24	(B) of the time and place of the hearing
25	scheduled under paragraph (2); and

1	(C) inviting the submission within a rea-
2	sonable time of written comment from the pub-
3	lie; and
4	(4) take into account the information obtained
5	under paragraphs (1), (2), and (3).
6	(d) REVOCATION OF IDENTIFICATION.—
7	(1) In general.—Subject to paragraph (2),
8	the Secretary may revoke the identification of any
9	foreign industry and its host country under sub-
10	section (a) if information available to the Secretary
11	indicates that such action is appropriate.
12	(2) Report of Secretary.—No revocation
13	under paragraph (1) may take effect earlier than the
14	60th day after the date on which the Secretary sub-
15	mits to the Congress a written report—
16	(A) stating that in the opinion of the Sec-
17	retary the foreign industry and host country
18	concerned do not utilize child labor in connec-
19	tion with products that are exported; and
20	(B) stating the facts on which such opinion
21	is based and any other reason why the Sec-
22	retary considers the revocation appropriate.
23	(3) Procedure.—No revocation under para-
24	oranh (1) may take effect unless the Secretary—

1	(A) publishes notice in the Federal Reg-
2	ister that such a revocation is under consider-
3	ation and invites the submission within a rea-
4	sonable time of oral and written comment from
5	the public on the revocation; and
6	(B) takes into account the information re-
7	ceived under subparagraph (A) before preparing
8	the report required under paragraph (2).
9	(e) Publication.—The Secretary shall—
10	(1) promptly publish in the Federal Register—
11	(A) the name of each foreign industry and
12	its host country identified under subsection (a);
13	(B) the text of the decision made under
14	subsection $(b)(2)(A)$ and a statement of the
15	facts and reasons supporting the decision; and
16	(C) the name of each foreign industry and
17	its host country with respect to which an identi-
18	fication has been revoked under subsection (d);
19	and
20	(2) maintain and publish in the Federal Reg-
21	ister a current list of all foreign industries and their
22	respective host countries identified under subsection
23	(a).
24	SEC. 6. PROHIBITION ON ENTRY.
25	(a) Prohibition.—

- 1 (1) IN GENERAL.—Except as provided in paragraph (2), during the effective identification period for a foreign industry and its host country no article that is a product of that foreign industry may be entered into the customs territory of the United States.

 (2) EXCEPTION.—Paragraph (1) shall not
 - (2) Exception.—Paragraph (1) shall not apply to the entry of an article—
 - (A) for which a certification that meets the requirements of subsection (b) is provided and the article, or the packaging in which it is offered for sale, contains, in accordance with regulations prescribed by the Secretary, a label stating that the article is not a product of child labor;
 - (B) that is entered under any subheading in subchapter IV or VI of chapter 98 of the Harmonized Tariff Schedule of the United States (relating to personal exemptions); or
 - (C) that was exported from the foreign industry and its host country and was en route to the United States before the first day of the effective identification period for such industry and its host country.

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1	(b) CERTIFICATION THAT ARTICLE IS NOT A PROD-
2	UCT OF CHILD LABOR.—
3	(1) FORM AND CONTENT.—The Secretary shall
4	prescribe the form and content of documentation, for
5	submission in connection with the entry of an arti-
6	cle, that satisfies the Secretary that the exporter of
7	the article in the host country, and the importer of
8	the article into the customs territory of the United
9	States, have undertaken reasonable steps to ensure,
10	to the extent practicable, that the article is not a
11	product of child labor.
12	(2) Reasonable steps.—For purposes of
13	paragraph (1), "reasonable steps" include—
14	(A) in the case of the exporter of an article
15	in the host country—
16	(i) having entered into a contract,
17	with an organization described in para-
18	graph (4) in that country, providing for
19	the inspection of the foreign industry's fa-
20	cilities for the purpose of certifying that
21	the article is not a product of child labor,
22	and affixing a label, protected under the
23	copyright or trademark laws of the host
24	country, that contains such certification;
25	and

1	(ii) having affixed to the article a
2	label described in clause (i); and
3	(B) in the case of the importer of an arti-
4	cle into the customs territory of the United
5	States, having required the certification and
6	label described in subparagraph (A) and setting
7	forth the terms and conditions of the acquisi-
8	tion or provision of the imported article.
9	(3) Written evidence.—The documentation
10	required by the Secretary under paragraph (1) shall
11	include written evidence that the reasonable steps
12	set forth in paragraph (2) have been taken.
13	(4) Certifying organizations.—
14	(A) IN GENERAL.—The Secretary shall
15	compile and maintain a list of independent,
16	internationally credible organizations, in each
17	host country identified under section 5, that
18	have been established for the purpose of—
19	(i) conducting inspections of foreign
20	industries,
21	(ii) certifying that articles to be ex-
22	ported from that country are not products
23	of child labor, and
24	(iii) labeling the articles in accordance
25	with paragraph $(2)(A)$.

- 17 1 (B) Organization.—Each certifying or-2 ganization shall consist of representatives of 3 nongovernmental child welfare organizations, 4 manufacturers, exporters, and neutral inter-5 national organizations. 6 SEC. 7. PENALTIES. 7 (a) Unlawful Acts.—It shall be unlawful, during 8 the effective identification period applicable to a foreign industry and its host country— 10 (1) to attempt to enter any article that is a 11 product of that industry if the entry is prohibited 12 under section 6(a)(1); or 13 (2) to violate any regulation prescribed under
- 14 section 8.
- 15 (b) CIVIL PENALTY.—Any person who commits an unlawful act set forth in subsection (a) shall be liable for 16 a civil penalty not to exceed \$25,000. 17
- 18 (c) Criminal Penalty.—In addition to being liable
- for a civil penalty under subsection (b), any person who 19
- 20 intentionally commits an unlawful act set forth in sub-
- 21 section (a) shall be, upon conviction, liable for a fine of
- not less than \$10,000 and not more than \$35,000, or im-
- 23 prisonment for 1 year, or both.
- 24 (d) Construction.—The unlawful acts set forth in
- subsection (a) shall be treated as violations of the customs

1	laws for purposes of applying the enforcement provisions
2	of the Tariff Act of 1930 (19 U.S.C. 1202 et seq.),
3	including—
4	(1) the search, seizure, and forfeiture provi-
5	sions;
6	(2) section 592 (relating to penalties for entry
7	by fraud, gross negligence, or negligence); and
8	(3) section 619 (relating to compensation to in-
9	formers).
10	SEC. 8. REGULATIONS.
11	The Secretary shall prescribe regulations to carry out
12	the provisions of this Act.
13	SEC. 9. UNITED STATES SUPPORT FOR DEVELOPMENTAL
14	ALTERNATIVES FOR UNDER AGE CHILD
14 15	ALTERNATIVES FOR UNDER AGE CHILD WORKERS.
15 16	WORKERS.
15 16	WORKERS. In order to carry out section $2(c)(4)$, there is author-
15 16 17	WORKERS. In order to carry out section $2(c)(4)$, there is authorized to be appropriated to the President the sum of—
15 16 17 18	workers. In order to carry out section $2(c)(4)$, there is authorized to be appropriated to the President the sum of— (1) \$30,000,000 for each of fiscal years 2000
15 16 17 18 19	workers. In order to carry out section 2(c)(4), there is authorized to be appropriated to the President the sum of— (1) \$30,000,000 for each of fiscal years 2000 through 2004 for the United States contribution to
15 16 17 18 19 20	workers. In order to carry out section 2(c)(4), there is authorized to be appropriated to the President the sum of— (1) \$30,000,000 for each of fiscal years 2000 through 2004 for the United States contribution to the International Labor Organization for the activi-
15 16 17 18 19 20 21	workers. In order to carry out section 2(c)(4), there is authorized to be appropriated to the President the sum of— (1) \$30,000,000 for each of fiscal years 2000 through 2004 for the United States contribution to the International Labor Organization for the activities of the International Program on the Elimination
15 16 17 18 19 20 21 22	workers. In order to carry out section 2(c)(4), there is authorized to be appropriated to the President the sum of— (1) \$30,000,000 for each of fiscal years 2000 through 2004 for the United States contribution to the International Labor Organization for the activities of the International Program on the Elimination of Child Labor; and

- 1 relating to bonded child labor that are carried out by
- 2 the Subcommittee and Working Group on Contem-
- 3 porary Forms of Slavery.

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