

113TH CONGRESS
1ST SESSION

S. 527

To provide for the adjustment of status of certain nationals of Liberia to that of lawful permanent residents.

IN THE SENATE OF THE UNITED STATES

MARCH 12, 2013

Mr. REED (for himself, Mr. WHITEHOUSE, Mr. CARDIN, Ms. KLOBUCHAR, Mr. FRANKEN, Ms. WARREN, and Mr. COWAN) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To provide for the adjustment of status of certain nationals of Liberia to that of lawful permanent residents.

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 “Liberian Refugee Im-
5 migration Fairness Act of 2013”.

6 **SEC. 2. ADJUSTMENT OF STATUS.**

7 (a) ADJUSTMENT OF STATUS.—

8 (1) IN GENERAL.—

9 (A) ELIGIBILITY.—Except as provided
10 under subparagraph (B), the Secretary of

1 Homeland Security shall adjust the status of an
2 alien described in subsection (b) to that of an
3 alien lawfully admitted for permanent residence
4 if the alien—

5 (i) applies for adjustment not later
6 than 1 year after the date of the enact-
7 ment of this Act; and

8 (ii) is otherwise eligible to receive an
9 immigrant visa and admissible to the
10 United States for permanent residence, ex-
11 cept that, in determining such admissi-
12 bility, the grounds for inadmissibility speci-
13 fied in paragraphs (4), (5), (6)(A), and
14 (7)(A) of section 212(a) of the Immigra-
15 tion and Nationality Act (8 U.S.C.
16 1182(a)) shall not apply.

17 (B) INELIGIBLE ALIENS.—An alien shall
18 not be eligible for adjustment of status under
19 this section if the Secretary of Homeland Secu-
20 rity determines that the alien—

21 (i) has been convicted of any aggra-
22 vated felony (as defined in section
23 101(a)(43) of the Immigration and Nation-
24 ality Act (8 U.S.C. 1101(a)(43));

(ii) has been convicted of 2 or more crimes involving moral turpitude; or

(iii) has ordered, incited, assisted, or otherwise participated in the persecution of any person on account of race, religion, nationality, membership in a particular social group, or political opinion.

(2) RELATIONSHIP OF APPLICATION TO CERTAIN ORDERS.—

(C) EFFECT OF DECISION BY SECRETARY.—If the Secretary of Homeland Security adjusts the status of an alien pursuant to an application under paragraph (1), the Secretary shall cancel the order described in subparagraph (A). If the Secretary of Homeland Security makes a final decision to deny such adjustment of status, the order shall be effective and enforceable to the same extent as if the application had not been made.

11 (b) ALIENS ELIGIBLE FOR ADJUSTMENT OF STA-
12 TUS.—

15 (A) who is—

(i) a national of Liberia; and

(B) who is the spouse, child, or unmarried son or daughter of an alien described in subparagraph (A).

(2) DETERMINATION OF CONTINUOUS PHYSICAL PRESENCE.—For purposes of establishing the period of continuous physical presence referred to in paragraph (1)(A)(ii), an alien shall not be considered to have failed to maintain continuous physical presence by reasons of an absence, or absences, from the United States for any period or periods amounting in the aggregate to not more than 180 days.

9 (c) STAY OF REMOVAL.—

10 (1) IN GENERAL.—The Secretary of Homeland
11 Security shall establish procedures, by regulation,
12 through which an alien, who is subject to a final
13 order of deportation, removal, or exclusion, may seek
14 a stay of such order based upon the filing of an ap-
15 plication under subsection (a).

1 (3) WORK AUTHORIZATION.—

2 (A) IN GENERAL.—The Secretary of
3 Homeland Security may—

- 4 (i) authorize an alien who has applied
5 for adjustment of status under subsection
6 (a) to engage in employment in the United
7 States while a determination regarding
8 such application is pending; and
9 (ii) provide the alien with an “employ-
10 ment authorized” endorsement or other ap-
11 propriate document signifying authoriza-
12 tion of employment.

13 (B) PENDING APPLICATIONS.—If an appli-
14 cation for adjustment of status under sub-
15 section (a) is pending for a period exceeding
16 180 days and has not been denied, the Sec-
17 retary of Homeland Security shall authorize
18 such employment.

19 (d) RECORD OF PERMANENT RESIDENCE.—Upon the
20 approval of an alien’s application for adjustment of status
21 under subsection (a), the Secretary of Homeland Security
22 shall establish a record of the alien’s admission for perma-
23 nent residence as of the date of the alien’s arrival in the
24 United States.

1 (e) AVAILABILITY OF ADMINISTRATIVE REVIEW.—

2 The Secretary of Homeland Security shall provide to ap-
3 plicants for adjustment of status under subsection (a) the
4 same right to, and procedures for, administrative review
5 as are provided to—

6 (1) applicants for adjustment of status under
7 section 245 of the Immigration and Nationality Act
8 (8 U.S.C. 1255); and

9 (2) aliens subject to removal proceedings under
10 section 240 of such Act (8 U.S.C. 1229a).

11 (f) LIMITATION ON JUDICIAL REVIEW.—A deter-
12 mination by the Secretary of Homeland Security regarding
13 the adjustment of status of any alien under this section
14 is final and shall not be subject to review by any court.

15 (g) NO OFFSET IN NUMBER OF VISAS AVAILABLE.—
16 If an alien is granted the status of having been lawfully
17 admitted for permanent residence pursuant to this section,
18 the Secretary of State shall not be required to reduce the
19 number of immigrant visas authorized to be issued under
20 any provision of the Immigration and Nationality Act (8
21 U.S.C. 1101 et seq.).

22 (h) APPLICATION OF IMMIGRATION AND NATION-
23 ALITY ACT PROVISIONS.—

24 (1) DEFINITIONS.—Except as otherwise specifi-
25 cally provided in this Act, the definitions contained

1 in the Immigration and Nationality Act (8 U.S.C.
2 1101 et seq.) shall apply in this section.

3 (2) SAVINGS PROVISION.—Nothing in this Act
4 may be construed to repeal, amend, alter, modify, ef-
5 fect, or restrict the powers, duties, function, or au-
6 thority of the Secretary of Homeland Security in the
7 administration and enforcement of the Immigration
8 and Nationality Act or any other law relating to im-
9 migration, nationality, or naturalization.

10 (3) EFFECT OF ELIGIBILITY FOR ADJUSTMENT
11 OF STATUS.—Eligibility to be granted the status of
12 having been lawfully admitted for permanent resi-
13 dence under this section shall not preclude an alien
14 from seeking any status under any other provision
15 of law for which the alien may otherwise be eligible.

