

110TH CONGRESS
2D SESSION

S. 2582

For the relief of Sali Bregaj, Mjaftime Bregaj, and Nertila Bregaj-Dwyer.

IN THE SENATE OF THE UNITED STATES

JANUARY 31, 2008

Mr. CRAIG introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

For the relief of Sali Bregaj, Mjaftime Bregaj, and Nertila Bregaj-Dwyer.

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. PERMANENT RESIDENT STATUS FOR SALI**
4 **BREGAJ, MJAFTIME BREGAJ, AND NERTILA**
5 **BREGAJ-DWYER.**

6 (a) IN GENERAL.—Notwithstanding subsections (a)
7 and (b) of section 201 of the Immigration and Nationality
8 Act (8 U.S.C. 1151), Sali Bregaj, Mjaftime Bregaj, and
9 Nertila Bregaj-Dwyer shall each be eligible for issuance
10 of an immigrant visa or for adjustment of status to that
11 of an alien lawfully admitted for permanent residence

1 upon filing an application for issuance of an immigrant
2 visa under section 204 of such Act (8 U.S.C. 1154) or
3 for adjustment of status to lawful permanent resident.

4 (b) ADJUSTMENT OF STATUS.—If Sali Bregaj,
5 Mjaftime Bregaj, and Nertila Bregaj-Dwyer enter the
6 United States before the filing deadline specified in sub-
7 section (c), they shall be considered to have entered and
8 remained lawfully and shall, if otherwise eligible, be eligi-
9 ble for adjustment of status under section 245 of the Im-
10 migration and Nationality Act (8 U.S.C. 1255) as of the
11 date of the enactment of this Act.

12 (c) DEADLINE FOR APPLICATION AND PAYMENT OF
13 FEES.—Subsections (a) and (b) shall apply only if the ap-
14 plications for issuance of an immigrant visa or the applica-
15 tion for adjustment of status are filed with appropriate
16 fees not later than 2 years after the date of the enactment
17 of this Act.

18 (d) REDUCTION OF IMMIGRANT VISA NUMBER.—
19 Upon the granting of immigrant visas or permanent resi-
20 dent status to Sali Bregaj, Mjaftime Bregaj, and Nertila
21 Bregaj-Dwyer, the Secretary of State shall instruct the
22 proper officer to reduce by 3, during the current or next
23 following fiscal year, the total number of immigrant visas
24 that are made available to natives of Albania under section
25 203(a) of the Immigration and Nationality Act (8 U.S.C.

1 1153(a)) or, if applicable, the total number of immigrant
2 visas that are made available to natives of Albania under
3 section 202(e) of such Act (8 U.S.C. 1153(e)).

4 (e) DENIAL OF PREFERENTIAL IMMIGRATION
5 TREATMENT FOR CERTAIN RELATIVES.—The natural
6 parents, brothers, and sisters of Sali Bregaj, Mjaftime
7 Bregaj, and Nertila Bregaj-Dwyer shall not, by virtue of
8 such relationship, be accorded any right, privilege, or sta-
9 tus under the Immigration and Nationality Act (8 U.S.C.
10 1101 et seq.).

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