

incurred, as a result of said accident: *Provided*, That no part of the amounts appropriated in this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with these claims, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved September 26, 1951.

## Private Law 264

## CHAPTER 418

## AN ACT

September 26, 1951  
[H. R. 725]

To confer jurisdiction on the Court of Claims of the United States to hear, determine, and render judgment upon the claim of the Hawaiian Airlines, Limited.

Hawaiian Airlines,  
Ltd.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the claim of the Hawaiian Airlines, Limited, of Honolulu, Hawaii, owner of a Douglas DC-3 airplane numbered NC-33607, for damages to said airplane alleged to have been caused on June 16, 1942, by the United States Army plane numbered 36-73 while said Douglas airplane was lawfully and properly parked at the John Rodgers Airport at Oahu, in the Territory of Hawaii, may be sued for by the said Hawaiian Airlines, Limited, in the Court of Claims of the United States sitting at Washington, District of Columbia, and such court shall have jurisdiction to hear and determine such suit and to enter a judgment or decree for the amount of such damages, interest, and costs, if any shall be found to be due against the United States in favor of the said Hawaiian Airlines, Limited, upon the same principles and measures of liability as in like cases between private parties: *Provided*, That such notice of suit shall be given to the Attorney General of the United States as may be provided by the order of said court, and it shall be the duty of the said Attorney General to appear and defend for the United States.

Time limitation.

SEC. 2. Suit upon such claim may be instituted at any time within one year after the date of the enactment of this Act, notwithstanding the lapse of time, laches, or any statute of limitations. Proceedings for the determination of such claim and appeals from, and payment of, any judgment thereon shall be had as in the case of claims over which such court has jurisdiction under chapter 91 of title 28, United States Code: *Provided*, That the passage of this Act shall not be construed as an inference of liability on the part of the United States Government.

62 Stat. 940.  
28 U. S. C. §§ 1491-  
1505.

Approved September 26, 1951.

## Private Law 265

## CHAPTER 419

## AN ACT

September 26, 1951  
[H. R. 1971]

For the relief of Kirocor Haladjian, Tacouhi Haladjian, Gulunia Haladjian, and Virginie Haladjian.

43 Stat. 153.  
8 U. S. C. § 202.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That in the administration of section 2 (a) of the Immigration Act of May 26, 1924, as amended, and regulations made thereunder, Kirocor Haladjian,