

F. DeLisle; William H. Franz; Edward N. Fuller; Raymond C. Hein; Estelle V. Lasich; Mrs. Mae Mohn; Mrs. Charlotte Parmentier; Carolyn E. Phipps; Arthur T. Schroeder; Joseph F. Schuler; Margaret T. Sennott; Florence Stetter; Lenora Willsey, \$10 each; F. H. Bowden, Junior; Gertrude J. Davis; Mary S. Donovan; Helen Keegan; Arthur J. Loucks; Helen M. Pietzcker; Dorothy Baron Rich; J. L. Schrum, \$20 each; and Harriet Ann Duke, \$40.

Approved July 16, 1951.

## Private Law 149

## CHAPTER 228

## AN ACT

July 17, 1951  
[S. 275]

For the relief of Rafael Kubelik, his wife, Ludmila Kubelik, and their minor son, Martin Kubelik.

Quota deduction.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, for the purposes of the immigration and naturalization laws, Rafael Kubelik, his wife, Ludmila Kubelik, and their minor son, Martin Kubelik, shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees and head taxes. Upon the granting of permanent residence to such aliens as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct appropriate numbers from the first available appropriate quota or quotas.

Approved July 17, 1951.

## Private Law 150

## CHAPTER 230

## AN ACT

July 18, 1951  
[S. 124]

For the relief of Mrs. George (Wong Tze-yen) Poy.

43 Stat. 155.  
8 U. S. C. § 204 (b).

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, in the administration of the immigration and naturalization laws, Mrs. George (Wong Tze-yen) Poy, who is the widow of a native-born citizen of the United States and the mother of seven children who are citizen residents of the United States, and who, but for the death of her husband, would be entitled to nonquota immigration status, shall, if otherwise found admissible to the United States, be deemed to be a returning resident under the provisions of section 4 (b) of the Immigration Act of 1924, as amended.

Approved July 18, 1951.

## Private Law 151

## CHAPTER 231

## AN ACT

July 18, 1951  
[S. 631]

For the relief of Conrad Xavier Charles Mauerer.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, for the purposes of the immigration and naturalization laws, Conrad Xavier Charles Mauerer shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee