

39 Stat. 875.
8 USC 136.

tion Act of 1917, as amended, Gordon Uglow may be admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of the immigration laws.

Approved June 28, 1952.

Private Law 764

CHAPTER 522

AN ACT

June 28, 1952
[H. R. 6259]

To authorize the admission of Wong Ng Chin Chun to the United States.

Wong Ng Chin
Chun.

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, Wong Ng Chin Chun, who would be entitled to nonquota immigration status but for the death of her United States citizen husband, shall, if otherwise admissible to the United States under the immigration laws, be deemed to be a nonquota immigrant.

Approved June 28, 1952.

Private Law 765

CHAPTER 527

AN ACT

June 30, 1952
[S. 1360]

To confer jurisdiction on the Court of Claims to hear, determine, adjudicate, and render judgment on the claim of John J. Snoke.

John J. Snoke.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Court of Claims of the United States be, and hereby is, given jurisdiction to hear, determine on the merits, and to render in accordance therewith, judgment upon the claim, with such interest as the court may determine, of John J. Snoke and Thomas F. Christman (assignor to said John J. Snoke) against the United States for the use, during the occupancy and operation of the plant and facilities of the Goshen Veneer Company, Incorporated, Goshen, Indiana, in the period from April 17, 1944, to November 5, 1944, of an invention covering methods and apparatus for forming wood veneer plywood tubes described in a patent application (serial number 525,672) theretofore filed by said John J. Snoke and Thomas F. Christman, in conformity with the terms of a contract executed by and between said John J. Snoke and Thomas F. Christman and the said Goshen Veneer Company on March 18, 1944, under which said company agreed to pay specified royalties to said John J. Snoke and Thomas F. Christman for the use of such invention. Suit upon such claim may be instituted at any time within six months after the date of 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 in the same manner as in the case of claims over which said court has jurisdiction under section 1491 of title 28 of the United States Code: *Provided,* That enactment of this Act shall not be construed to raise any implication of liability by the United States.

62 Stat. 940.

Approved June 30, 1952.