

is coming to the United States with a bona fide intention of being married to the said Hiroaki Hosokawa, and that she is found otherwise admissible under the immigration laws. In the event that the marriage between the above-named parties does not occur within three months after the entry of the said Miyoko Nakagawa, she shall be required to depart from the United States and upon failure to do so shall be deported in accordance with sections 19 and 20 of the Immigration Act of 1917, as amended (8 U. S. C., secs. 155 and 156). In the event that the marriage between the above-named parties shall occur within three months after the entry of the said Miyoko Nakagawa, the Attorney General is authorized and directed to record the lawful admission of the said Miyoko Nakagawa to the United States for permanent residence, as of the date of the payment by her of the required visa fee and head tax.

39 Stat. 889, 890.

Approved July 15, 1952.

Private Law 937

CHAPTER 819

AN ACT

July 15, 1952
[H. R. 3280]

For the relief of Mrs. Emi Yasuda and her minor son, Keichiro Yasuda.

Mrs. Emi Yasuda.

43 Stat. 162.

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 laws, the provisions of section 13 (c) of the Immigration Act of 1924, as amended (U. S. C., title 8, sec. 231 (c)), which excludes from admission to the United States persons who are ineligible to citizenship, shall not hereafter apply to Mrs. Emi Yasuda, an American-born person of Japanese ancestry who lost her United States citizenship through voting in a Japanese election, and to her minor son, Keichiro Yasuda, and that the said Mrs. Emi Yasuda and Keichiro Yasuda may be permitted to enter the United States as nonquota immigrants for permanent residence if they are found to be otherwise admissible under the provisions of the immigration laws.

Approved July 15, 1952.

Private Law 938

CHAPTER 820

AN ACT

July 15, 1952
[H. R. 3382]

For the relief of Haruyo Takahashi.

Haruyo Takahashi.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the immigration laws relating to the exclusion of aliens inadmissible because of race shall not hereafter apply to Haruyo Takahashi, a native of Japan, the fiancée of Charles F. Smith, a citizen of the United States and an honorably discharged veteran of World War II, and that Haruyo Takahashi may be eligible for a visa as a nonimmigrant temporary visitor for a period of three months: *Provided,* That the administrative authorities find that the said Haruyo Takahashi is coming to the United States with a bona fide intention of being married to said Charles F. Smith, and that she is found otherwise admissible under the immigration laws. In the event the marriage between the above-named parties does not occur within three months after the entry of said Haruyo Takahashi, she shall be required to depart from the United States and upon failure to do so shall be deported in accordance with the provisions of sections 19 and