

Private Law 476

CHAPTER 76

AN ACT

For the relief of Willy Giroud.

March 3, 1952
[S. 1839]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of the eleventh category of section 3 of the Immigration Act of February 5, 1917, as amended (8 U. S. C. 136 (e)), insofar as concerns any act or acts of Willy Giroud, of which the Department of State or the Department of Justice has notice at the time of the enactment of this Act, Willy Giroud may be admitted to the United States for permanent residence if he is not otherwise inadmissible under the provisions of the immigration laws.

39 Stat. 875.

Approved March 3, 1952.

Private Law 477

CHAPTER 83

AN ACT

For the relief of Humayag Dildilian and his daughter, Lucy Dildilian.

March 5, 1952
[S. 529]

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, Humayag Dildilian and his daughter, Lucy Dildilian, 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 officer to deduct appropriate numbers from the first available appropriate quota: *Provided,* That there be given a suitable and proper bond or undertaking, approved by the Attorney General, in such amount and containing such conditions as he may prescribe, to the United States and to all States, Territories, counties, towns, municipalities, and districts thereof, holding the United States and all States, Territories, counties, towns, municipalities, and districts thereof harmless against Lucy Dildilian becoming a public charge.

Quota deductions.

Approved March 5, 1952.

Private Law 478

CHAPTER 84

AN ACT

For the relief of Cindy Eberhardt.

March 5, 1952
[H.R. 800]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, solely for the purpose of sections 4 (a) and 9 of the Immigration Act of 1924, as amended, and notwithstanding any provisions excluding from admission to the United States persons of races ineligible to citizenship, Cindy Eberhardt, a minor Japanese child, shall be considered the alien natural-born daughter of Marjorie M. Eberhardt.

43 Stat. 155, 157.
8 USC 204(a),
209.

Approved March 5, 1952.