poses of the Immigration and Nationality Act, Isak Benmuvarhar 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. Upon the granting of
permanent residence to such alien as provided for in this Act, the
Secretary of State shall instruct the proper quota-control officer to
deduct one number from the appropriate quota for the first year that
such quota is available.

Approved July 29, 1953.

Private Law 116

AN ACT

CHAPTER 278

For the relief of Paul Myung Ha Chung.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That, for the pur-
poses of the Immigration and Nationality Act, Paul Myung Ha Chung
shall be held and considered to have been lawfully admitted to the
United States for permanent residence as of the date of enactment of
this Act, upon payment of the required visa fee. Upon the granting
of permanent residence to such alien as provided for in this Act, the
Secretary of State shall instruct the proper quota-control officer to de-
duct one number from the appropriate quota for the first year that
such quota is available.

Approved July 29, 1953.

Private Law 117

AN ACT

CHAPTER 279

For the relief of Clemintina Ferrara, Maria Garofalo, Rosetta Savino, Maria
Serra, Albina Zamunner, and Fedora Gazzarrini.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That, for purposes
of the Immigration and Nationality Act, Clemintina Ferrara, Maria
Garofalo, Rosetta Savino, Maria Serra, Albina Zamunner, and Fedora
Gazzarrini 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. 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 six numbers from the appropriate quota for the first
year that such quota is available.

Approved July 29, 1953.

Private Law 118

AN ACT

CHAPTER 280

For the relief of certain members of the Missionary Sisters of the Sacred Heart.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That, for the pur-
poses of the Immigration and Nationality Act, the following members
of the Missionary Sisters of the Sacred Heart shall be held and con-
sidered to have been lawfully admitted to the United States for
permanent residence as of the date of enactment of this Act, upon payment of the required visa fees: Mother Attilia (Rose Bolzoni); Mother Agnes (Luisa Gallucci); Mother Clelia (Francesca Giancane); Mother Gaetma (Marie Veronelli); Mother Gerarda (Beatrice Fusari); Mother Lorenza (Guiseppina Turconi); Mother Lina (Brigida Tagliahue); Mother Pierina (Paolina GheZZi); Mother Domitilda (Rachele Arnoldi); Mother Albertina (Angelina Vianelli); Mother Berta (Maurina Montanelli); Mother Ildefonsa (Giulia Ghitti); Mother Irma (Tecla Lunghi); Mother Teodore (Lucia Valade); Mother Serafina (Massimina Denti); Mother Celsa (Virginia Corti); Mother Francesca (Marie Di Caprio); Mother Adeodata (Anita Gatti); Mother Ferdinda (Bianca Romano); Mother Edvige (Allesandra Sommariva); Mother Alfonsina (Margherita Toce); Mother Natalina (Rose R. Vigano); Mother Ricarda (Antoinietta De Cola); and Mother Francesca (Cesarina Brachi). 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 make appropriate deductions from the appropriate quota for the first year that such quota is available.

Approved July 29, 1953.

Private Law 119

CHAPTER 281

For the relief of Constance Brouwer Scheffer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Constance Brouwer Scheffer, shall be held and considered to be the natural-born alien child of Mr. and Mrs. George W. Williams, citizens of the United States.

Approved July 29, 1953.

Private Law 120

CHAPTER 286

For the relief of Anastasia John Tsamisis.

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, Anastasia John Tsamisis 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. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct one number from the appropriate quota for the first year that such quota is available.

Approved July 31, 1953.