

case of Gerard Lucien Dandurand. From and after the date of enactment of this Act, the said Gerard Lucien Dandurand shall not again be subject to deportation by reason of the same facts upon which such deportation proceedings were commenced or any such warrants and order have issued.

Approved July 12, 1955.

Private Law 193

CHAPTER 349

AN ACT

For the relief of Elsa Lederer.

July 12, 1955
[S. 502]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of section 212 (a) (9) of the Immigration and Nationality Act, Elsa Lederer may be admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of such Act: *Provided,* That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice has knowledge prior to the enactment of this Act.

Approved July 12, 1955.

66 Stat. 182.
8 USC 1182.

Private Law 194

CHAPTER 350

AN ACT

For the relief of Carlo Nonvenuto.

July 12, 1955
[H. R. 1281]

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 Nationality Act, Carlo Nonvenuto 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 12, 1955.

Carlo Nonvenuto.
66 Stat. 163.
8 USC 1101note.

Quota deduction.

Private Law 195

CHAPTER 351

AN ACT

For the relief of David Mordka Borenstajn, Itta Borenstajn nee Schipper, and Fella Borenstajn Reichlinger.

July 12, 1955
[H. R. 1287]

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 Nationality Act, David Mordka Borenstajn, Itta Borenstajn nee Schipper, and Fella Borenstajn Reichlinger shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment

David Borenstajn and others.
66 Stat. 163.
8 USC 1101note.

Quota deductions.

of this Act, upon payment of 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 three numbers from the appropriate quotas for the first year that such quotas are available.

Approved July 12, 1955.

Private Law 196

CHAPTER 352

July 12, 1955
[H. R. 1474]

AN ACT

For the relief of Ross Sherman Trigg.

Ross S. Trigg.
66 Stat. 182.
8 USC 1182.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That notwithstanding the provisions of section 212 (a) (9) and (19) of the Immigration and Nationality Act, Ross Sherman Trigg may be admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of that Act: *Provided,* That these exemptions shall apply only to grounds for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.

Approved July 12, 1955.

Private Law 197

CHAPTER 353

July 12, 1955
[H. R. 1525]

AN ACT

For the relief of Ardes Albacete Yanez.

Ardes A. Yanez.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Attorney General is authorized and directed to discontinue any deportation proceeding and to cancel any outstanding order and warrant of deportation, any warrant of arrest and bond which may have been issued in the case of Ardes Albacete Yanez, and the said Ardes Albacete Yanez shall not again be subject to deportation by reason of the same facts upon which any such deportation proceedings were commenced or any such warrants of arrest have issued.

Approved July 12, 1955.

Private Law 198

CHAPTER 354

July 12, 1955
[H. R. 2769]

AN ACT

For the relief of Tennessee C. Batts.

Tennessee C. Batts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Tennessee C. Batts, Waco, Texas, is hereby relieved of all liability to refund to the United States the sum of \$647.50. Such sum represents compensation received by said Tennessee C. Batts as an employee of the Post Office Department during the period April 1, 1952 to include October 15, 1953, while he was also employed at the Veterans' Administration, and was receiving dual compensation from the United States at a combined annual rate in excess of \$2,000. In the audit and settlement of the accounts of any certifying or disbursing officer of the United States, full credit shall be given for the amount for which liability is relieved by this Act.