S o o C h e n d a
Silva.
8 USC 1101note.

Fritz Hauser
and Viola G. Smith.
8 USC 1101note.

M a r i e V a r t e n i s s i a n
and Victoria Clita.
8 USC 1101note.

J a n u s z A m b r o z i e w i c z
and others.
8 USC 1101note.

Quota deduction.

Fully 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.

SEC. 2. For the purposes of the Immigration and Nationality Act, Soo Chen da Silva 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, under such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare may deem necessary to impose: Provided, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

SEC. 3. For the purposes of the Immigration and Nationality Act, Fritz Hauser and Viola Grace Smith 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: Provided, That suitable and proper bonds or undertakings, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

SEC. 4. The Attorney General is authorized and directed to cancel any outstanding orders and warrants of deportation, warrants of arrest, and bonds, which may have issued in the cases of Marie Vartenissian and Victoria Clita. From and after the date of the enactment of this Act, the said Marie Vartenissian and Victoria Clita 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 orders have issued.

SEC. 5. For the purposes of the Immigration and Nationality Act, Janusz Ambroziewicz, Ignacy Bak, Adam Bednarek, Leon Bolda, Stanislaw Brodowicz, Maksymilian Guc, Ryszard Zdislaw Hackel, Jan Hauza, Edwin Hildebrandt, Zygmunt Lewandowski, Stanislaw Mamaj, Adam Piekar, Czeslaw Salata, Franciszek Sciera, Zygmunt Skrzypinski, Raymund Szulc, Jozef Tynkowicz, Leonard Wasowski, Stefan Wojtkowski, Henryk Wrzesinski, and Zenon Zmudzinski 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 their past membership in the classes defined in section 212 (a) (28) of the said Act of which the Attorney General has knowledge prior to the date of the enactment of this Act shall not hereafter be a cause for their exclusion from the United States.

SEC. 6. Upon the granting of permanent residence to each alien as provided for in this Act, if such alien was classifiable as a quota immigrant at the time of the enactment of this Act, the Secretary of State shall instruct the proper quota-control officer to reduce by one the quota for the quota area to which the alien is chargeable for the first year that such quota is available.

Approved July 11, 1956.

Private Law 761

AN ACT

For the relief of Clyde M. Litton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Clyde M. Litton, of Los
Angeles, California, the sum of $1,175.34. The payment of such sum shall be in full settlement of all claims of the said Clyde M. Litton against the United States arising out of the fact that, through an administrative error on the part of officials of the Army, he was not formally transferred from the Infantry Reserve to the Air Corps Reserve effective February 22, 1943, upon his completion of advanced glider training, and was thus deprived of the benefits to which he would have been entitled under section 2 of the Act entitled “An Act to increase the efficiency of the Air Corps”, approved June 16, 1936 (49 Stat. 1524), as amended (10 U. S. C, sec. 300a), had he been so transferred: Provided, That no part of the amount appropriated in this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding $1,000.

Approved July 11, 1956.

Private Law 762

AN ACT
To consider residence in American Samoa or the Trust Territory of the Pacific Islands by certain employees of the governments thereof, and their dependents as residence in the United States for naturalization purposes.

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, Emma Melnikoff shall be held and considered to have been lawfully admitted to the United States for permanent residence as of December 19, 1952.

Sec. 2. Residence and physical presence in American Samoa or the Trust Territory of the Pacific Islands by the following-named individuals shall be regarded as residence and physical presence in the United States and a State of the United States for the purpose of fulfilling the residence and physical presence requirements for naturalization prescribed by chapter 2 of title III of the Immigration and Nationality Act (66 Stat. 163, 239): Ilse Berta Susanne Michels, David Lehine, Lidia Lehine, Guy Lehine, Janis Pone, Valentina Pone, Arnis Pone, Alexander Hagentornas, Ludmilla Hagentornas, Elfryda Hagentornas, Eugene Melnikoff, and Emma Melnikoff: Provided, That each such individual continues to maintain the status of an alien lawfully admitted for permanent residence within the meaning of the Act.

Approved July 11, 1956.

Private Law 763

AN ACT
For the relief of Mrs. Margaret Dows Thyberg.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Mrs. Margaret Dows Thyberg, who lost United States citizenship under the provisions of section 401 (e) of the Immigration Act of 1940, may be naturalized by taking, prior to one year after the effective date of this Act, before any court referred to in subsection (a) of section 310