instruction to the Three Hundred Nineteenth College Training Detachment, Pullman, Washington, on December 28, 1943: Provided, That no part of the amount appropriated in this Act 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 18, 1956.

Private Law 784

JOINT RESOLUTION

For the relief of certain relatives of United States citizens.

Resolved 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, the aliens hereinafter named 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 upon compliance with 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: Liselotte H. Brahaney, Lottie M. Farwell, Maria G. Hahner, Christiane B. Heath, Adelheid A. Hopson, Margaret A. Huffman, Stella W. Janinis, Jeanne Jackson, Reinhold H. Merc, Betty M. Mulvany, Lavinia P. Parker, Marguerite J. Parks, Pearl Petika, Antonia T. Pierce, Marie T. G. S. Piquette, Marcelle Sullivan, Lucienne S. Tappy, Antonietta Uhl, Jacqueline Walton, Emillienne S. Yetter, Viviane Lucienne Therese Felicie Renee Venam Carter, Tomye Kawase Macy, Anni Selley (nee Puchta), Takako Burba, Alice Halbrook, Maureen L. Filson, and Lucienne J. Seftel (nee Gachoud).

SEC. 2. For the purposes of the Immigration and Nationality Act, Charles Masaki Macy 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.

Approved July 18, 1956.

Private Law 785

JOINT RESOLUTION

For the relief of certain aliens.

Resolved 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, Soterios Othon Nasiopoulos, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Sam P. Vournas, citizens of the United States.

SEC. 2. For the purposes of sections 203 (a) (3) and 205 of the Immigration and Nationality Act, the minor child, Caterina Lueder, is a certain alien child.