

of Agriculture is authorized and directed to pay, out of money heretofore made available for the eradication of the disease vesicular exanthema in swine, to A. O. Nissen and Don Nissen, San Antonio, Texas, the sum of \$14,250.32. The payment of such sum shall be in full settlement of all claims of the said A. O. Nissen and Don Nissen against the United States arising out of the destruction, in January of 1953, of swine owned by them because of the infection and exposure of such swine to the contagious disease vesicular exanthema. Such sum represents 50 per centum of the amount of losses incurred by the said A. O. Nissen and Don Nissen by reason of the destruction of such swine, 50 per centum of the amount of such losses having been heretofore paid to them by the State of Texas: *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 24, 1956.

Private Law 805

CHAPTER 710

July 24, 1956
[H. R. 11346]

AN ACT

For the relief of Camillus Bothwell Jeter.

Camillus B.
Jeter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Agriculture shall convey, without consideration therefor, to Camillus Bothwell Jeter, Whitmire, South Carolina, all right, title, and interest of the United States in and to the real property described in section 2 of this Act, which was originally acquired by the United States solely by reason of a surveying error.

SEC. 2. The real property referred to in the first section of this Act is situated in Fishdam Township, Union County, South Carolina, and is more particularly described as follows: Beginning at corner 8 of the Forest Service survey of the Katherine V. Lipscomb and others, tract numbered 302, a stone identified by David Jeter as the corner common to Carrie Jeter tract and Doctor Jeter tract, south 13 degrees 30 minutes west, 17.35 chains to a point; thence south 38 degrees 03 minutes west, 5.61 chains to corner 7 of the Forest Service survey of tract numbered 302, a stone on the edge of cleared right-of-way of the Broad River Power Company transmission line; thence north 19 degrees 30 minutes east, 22.7 chains to the place of beginning, containing 2.02 acres, being the same more or less.

Approved July 24, 1956.

Private Law 806

CHAPTER 711

July 24, 1956
[H. R. 11530]

AN ACT

For the relief of Master Sergeant Harold LeRoy Allen.

M. Sgt. Harold L.
Allen.

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 be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Master Sergeant Harold LeRoy Allen, RA36978744, the sum of \$672.25 in full settlement of his claim for costs of hospitalization and medical

expenses incurred by him as a result of an operation performed on his dependent child, Kathleen Loraine Allen, at a Canadian hospital in June 1954, while he was stationed at the First Arctic Test Detachment, United States Army, Fort Churchill, Canada, as follows: to Doctors T. E. Holland and George A. Waugh, 632 Medical Arts Building, Winnipeg, Canada, the sum of \$200; to the Associated Anaesthetists of Winnipeg, Winnipeg General Hospital, Winnipeg, Canada, the sum of \$36; and to the Department of Veterans Affairs, Canada, the sum of \$436.25: *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 24, 1956.

Private Law 807

CHAPTER 712

JOINT RESOLUTION

To waive certain subsections of section 212 (a) of the Immigration and Nationality Act in behalf of certain aliens.

July 24, 1956
[H. J. Res. 626]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provision of section 212 (a) (4) of the Immigration and Nationality Act, Mrs. Barbara Mary Atkins may be issued a visa and admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: *Provided*, That suitable and proper bond or undertaking approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

Mrs. Barbara M.
Atkins.
66 Stat. 182.
8 USC 1182.

SEC. 2. Notwithstanding the provision of section 212 (a) (9) of the Immigration and Nationality Act, Lieselotte Toomey and Agada Fedele Turowski, may be issued visas and admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act.

8 USC 1183.

Lieselotte Toomey
and Agada F.
Turowski.
8 USC 1182.

SEC. 3. Notwithstanding the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act, Mrs. Annunziata Spatt may be issued a visa and admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act.

Mrs. Annunziata
Spatt.
8 USC 1182.

SEC. 4. Notwithstanding the provisions of section 212 (a) (9) and (19) of the Immigration and Nationality Act, Celso Telle may be issued a visa and admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of that Act.

Celso Telle.
8 USC 1182.

SEC. 5. Notwithstanding the provision of section 212 (a) (19) of the Immigration and Nationality Act, Bernardo Hoz and Liu Gun Cheung may be issued visas and admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act.

Bernardo Hoz and
Liu G. Cheung.
8 USC 1182.

SEC. 6. The exemptions provided for in this Act 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 24, 1956.