

Private Law 833

CHAPTER 832

JOINT RESOLUTION

To authorize and direct the Secretary of Agriculture to quitclaim certain property in Coahoma County, Mississippi, to the Home Demonstration Club of Rena Lara, Mississippi, Incorporated.

August 1, 1956
[H. J. Res. 642]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Agriculture is authorized and directed to execute and deliver a quitclaim deed to the Home Demonstration Club of Rena Lara, Mississippi, Incorporated, its successors and assigns covering all of the right, title, and interest of the United States of America in and to that certain tract of land containing, after deduction of rights-of-way for roads, three and seventeen one-hundredths acres, more or less, in Coahoma County, Mississippi, and more particularly described in the quitclaim deed from the United States of America to certain trustees for the Coahoma County School District of Coahoma County, Mississippi, dated June 8, 1945, and recorded in land deed record 161, page 251, in the office of the clerk of the chancery court of Coahoma County, Mississippi, together with improvements thereon and appurtenances thereto.

Home Demonstration Club of Rena Lara, Miss., Inc.

Approved August 1, 1956.

Private Law 834

CHAPTER 833

JOINT RESOLUTION

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

August 1, 1956
[H. J. Res. 661]

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) (1) of the Immigration and Nationality Act, Miss Zmirah Mittelman 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 a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

Miss Zmirah Mittelman.
66 Stat. 182.
8 USC 1182.

8 USC 1183.

SEC. 2. Notwithstanding the provisions of section 212 (a) (9) of the Immigration and Nationality Act, Francesco Bautti 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.

Francesco Bautti.
8 USC 1182.

SEC. 3. Notwithstanding the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act, Mrs. Maria D. Herren, Mrs. Aurora Costa Harty, and Herta Maria Zelenak (nee Pichlapinski) may be issued visas and admitted to the United States for permanent residence if they are found to be otherwise admissible under the provision of that Act.

Mrs. Maria D. Herren and others.
8 USC 1182.

SEC. 4. Notwithstanding the provisions of section 212 (a) (9) and (19) of the Immigration and Nationality Act, Eugenio Mininni, Maria Luisa Gama de Sanchez and Isidoro Heredia Ruiz 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.

Eugenio Mininni and others.
8 USC 1182.

SEC. 5. Notwithstanding the provisions of section 212 (a) (9), (17), and (19) of the Immigration and Nationality Act, Jose Rios-Gonzales and Lucy Manus Daley 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.

Jose Rios-Gonzales and Lucy M. Daley.
8 USC 1182.

Miguel F. Castro.
8 USC 1182.

SEC. 6. Notwithstanding the provisions of section 212 (a) (17) and (31) of the Immigration and Nationality Act, Miguel Flores Castro 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.

SEC. 7. 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 August 1, 1956.

Private Law 835

CHAPTER 834

August 1, 1956
[H. R. 4899]

AN ACT

For the relief of Helmut Klestadt.

Helmut Klestadt.
39 Stat. 746.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections 15 to 20, inclusive, of the Act entitled "An Act to provide compensation for employees of the United States suffering injuries while in the performance of their duties, and for other purposes", approved September 7, 1916, as amended (5 U. S. C. 765-770), are hereby waived in favor of Helmut Klestadt for compensation for disability allegedly caused by his employment as a civilian intelligence officer in the Department of the Army, in December 1946, and his claim is authorized and directed to be considered and acted upon under the remaining provisions of such Act, as amended, if he files such claim with the Department of Labor (Bureau of Employees' Compensation) not later than six months after the date of enactment of this Act: *Provided*, That no benefits except medical expenses shall accrue prior to the enactment of this Act.

Approved August 1, 1956.

Private Law 836

CHAPTER 835

August 1, 1956
[H. R. 8008]

AN ACT

For the relief of Mrs. Warren D. Cooper and her son, Teddy Devere Cooper.

Mrs. Warren D. Cooper and son.
39 Stat. 746.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections 15 through 20, inclusive, of the Federal Employees' Compensation Act, as amended (U. S. C., 1952 edition, title 5, secs. 765-770), and as made applicable to enrollees of the Civilian Conservation Corps, are hereby waived in favor of Mrs. Warren D. Cooper, as widow of Warren D. Cooper, and Teddy Devere Cooper, their minor child, and their claim for compensation for the death of said Warren D. Cooper on January 19, 1950, which is alleged to have resulted from personal injuries suffered by him on September 23, 1934, while in the performance of his duty as a member of the Civilian Conservation Corps at Camp P-270, Orofino, Idaho, is authorized and directed to be considered and acted upon under the remaining provisions of such Act, as amended and extended to enrollees of the said Corps, if filed with the Department of Labor (Bureau of Employees' Compensation) within six months from the date of enactment of this Act: *Provided*, That no benefits except medical expenses shall accrue prior to the enactment of this Act.

Approved August 1, 1956.