PRIVATE LAW 839—AUG. 1, 1956

AN ACT

To authorize the sale of certain land in Alaska to Gilbert Henkens, Junior, star route, Mile 17 1/2, Anchorage, Alaska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Gilbert Henkens, Junior, star route, Mile 17 1/2, Anchorage, Alaska, shall have the right to purchase under the Act of June 1, 1938, as amended (43 U.S.C., sec. 682a), lots 34 and 39, section 30, township 15 north, range 1 west, Seward meridian, Alaska, within one year after the approval of this Act.

Sec. 2. That the conveyance shall be made upon the payment by said Gilbert Henkens, Junior, for the land at its fair market value of not less than $1.25 per acre, to be fixed by the Secretary of the Interior: Provided, That the conveyance hereby authorized shall not include any land covered by a valid existing right initiated under the public-land laws.

Approved August 1, 1956.

PRIVATE LAW 840—AUG. 1, 1956

AN ACT

For the relief of the estate of William Edward Wine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the estate of William Edward Wine, formerly of Berryville, Virginia, is hereby relieved of all liability to the United States arising out of the affidavit of support signed by William Edward Wine on March 29, 1954, regarding two immigrants to the United States, Max Adolph William Kommer and his wife, Elfriede Kirsch Kommer, effective upon the acceptance by the administrator of the Bureau of Security and Consular Affairs in the Department of State of a satisfactory substitute assurance of support for such immigrants.

Approved August 1, 1956.

PRIVATE LAW 841—AUG. 2, 1956

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 the Immigration and Nationality Act, Myra Wishnetzky Dromi, Wong Ma Chee, Suwe Uchida, Mrs. Takayo Uota, Lum Shee Seid, Koriku Kato, Mrs. Liu Cha Tsung Tsai (alias Mary Lau), Mrs. Doris Kelly, Sansho Yamagata, Kouko Mikami Yamagata, Uhaichi, Ino, Shimai Saito Ino, and Mrs. Tatsu Kakimoto shall be held to be classifiable as nonquota returning residents under the provisions of section 101 (a) (27) (B) of that Act.
Sec. 2. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Roberta Enriquez Macaspac, shall be held and considered to be the natural-born alien child of Sergeant Bart T. Macaspac and Mrs. Macaspac, citizens of the United States.

Sec. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Anna Poulos, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Peter M. Poulos, citizens of the United States.

Sec. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Cecelia Therese Lynch, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Donald F. Lynch, citizens of the United States.

Approved August 2, 1956.

Private Law 842

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 the Immigration and Nationality Act, Isabelle Choueiri (Isabelle Schwray), Inge (Ines) K. Lang, Liselott (Lilo) K. Lang, Paul Joseph Splingaerd, Robert Wong, Faith Wong, Jerzy Hadrosek, Kalle Kalervo Siermala, Jou Sheng Tchao, Benjamin Bursztyn, Czama Bursztyn, Ber Bursztyn, Gloria Ying Szutu, Jane Ching Szutu, Raymond Yuan Szutu, Peter Cheng Szutu, Anton Steigerwald, Elaine Shartouni Koury, Elie S. Shartouni Koury, Carmen Mario Cannella, Charles Ang, and Olga Juliana Liepins, 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. Upon the granting of permanent residence to each alien as provided for in this section of 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.

Sec. 2. For the purposes of the Immigration and Nationality Act, Knut Peterson and Milagros Claveria 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. 3. For the purposes of the Immigration and Nationality Act, Sofronio Molina DeGuzman, Manual R. Llamado, and Kosta Milisav Bulatovich, 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 suitable and proper bonds or undertakings, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act. Upon the granting of permanent residence to each alien as provided for in this