“An Act for the relief of Mrs. Esterlee Hutzler Weinheppel”, approved August 24, 1954 (68 Stat. A196), is amended by striking out the following: " Provided further, That failure to establish permanent residence in the United States within a period of eighteen months following the enactment of this Act shall result in the divestiture of United States citizenship acquired by Mrs. Esterlee Hutzler Weinheppel under this Act.”

Approved August 3, 1956.

Private Law 863

CHAPTER 962

AN ACT

To authorize the Honorable Barratt O’Hara to accept and wear the award of the Medal for Distinguished Military Service in white tendered by the President of the Republic of Cuba, Major General Fugencio Batista y Zaldívar.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Honorable Barratt O’Hara, Representative from the State of Illinois, is authorized to accept from the Republic of Cuba the award of the Medal for Distinguished Military Service in white, together with any decorations and documents evidencing such award. The Department of State is authorized to deliver to the Honorable Barratt O’Hara any such decorations and documents evidencing such award.

Sec. 2. Notwithstanding section 2 of the Act of January 31, 1881 (ch. 32, 21 Stat. 604; 5 U. S. C. 114), or other provision of law to the contrary, the named recipient may wear and display the aforementioned decoration after acceptance thereof.

Approved August 3, 1956.

Private Law 864

CHAPTER 963

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, Mother Marie Maestre Marcos, Mother Bernarda Clemente Cosqui, Vera Bruno (Sister M. Susan), Lucia Guarino (Sister M. Gennarina), Giovanna Leo (Sister M. Luisa), Francesca Terzulli (Sister M. Teresina), Giovanna Verde (Sister M. Rodolfa), Stanley Bronuis Mazintas, Giuseppina Bucci (Sister Yelanda), Kreis Krzysztof, and Jan Mruz 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.

Sec. 2. For the purposes of the Immigration and Nationality Act, Gino Filippelli 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: " 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."