Beginning at a point in the northerly right-of-way line of the Old Southern Railway (abandoned) said point being the northwesterly line of parcel B, as described in the aforesaid deed from the Southern Railway Company, to the United States of America recorded in deed book 424, at page 411, of the land records of Fairfax County, Virginia, said point being common to Crestwood Construction Corporation and W. S. Hoge III, and others, referred to above, and running thence, through said parcel B, north 81 degrees 34 minutes 10 seconds east 281.48 feet to a point in the northwesterly line of said temporary easement described in subparagraph (a) above; thence with the northwesterly line of said temporary easement as follows: with the arc of a 1,262.81-foot radius curve to the left, the chord of which bears south 72 degrees 1 minute 45 seconds west 35 feet an arc distance of 35 feet to a point of tangency of said curve; thence south 71 degrees 14 minutes 6 seconds west 118.55 feet to a point of curvature of a 1,082.67-foot radius curve to the left; thence with the arc of said curve, the chord of which bears south 67 degrees 58 minutes 38 seconds west 123.18 feet, an arc distance of 123.22 feet to a point; thence departing from the northwesterly line of said temporary easement and running with the southwesterly line of the property directed to be conveyed by this Act, north 18 degrees 9 minutes west 57.02 feet to the point and place of beginning.

Approved August 6, 1956.

Private Law 889

AN ACT

For the relief of Vincent P. Svelnis.

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 is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Vincent P. Svelnis, Boston, Massachusetts, the sum of $446. Such sum represents reimbursement to the said Vincent P. Svelnis for paying out of his own funds a judgment rendered against him in the courts of the Commonwealth of Massachusetts, arising out of an accident occurring in January 1952, when the said Vincent P. Svelnis was operating a Government vehicle in the course of his duties as an employee of the Post Office Department: 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 August 6, 1956.

Private Law 890

AN ACT

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

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provision of section 212 (a) (9) of the Immigration and
Nationality Act, Mrs. Aliberta Bernard, Natalia Kozlov Kavazov Kolubaev (Koljubajer, Kolubajev), Henry Lappeman, Christa Walther, and Pietro Trupia 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.

SEC. 2. Notwithstanding the provision of section 212 (a) (6) of the Immigration and Nationality Act, Mrs. Riva Kagan and Jan Hovorka may, if found to be otherwise admissible under the provisions of that Act, be issued visas and admitted to the United States for permanent residence under such conditions and controls as 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.

SEC. 3. Notwithstanding the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act, Chiyoko Tominaga Beckmann and Antonietta Aurora Mattera Berg 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.

SEC. 4. Notwithstanding the provision of section 212 (a) (19) of the Immigration and Nationality Act, Saveria Velona Gangemi and Joaquin Flores-Munoz 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.

SEC. 5. Notwithstanding the provision of section 212 (a) (1) of the Immigration and Nationality Act, Peter Jocher Webb 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: 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.

SEC. 6. Notwithstanding the provision of section 212 (a) (6) of the Immigration and Nationality Act, Odette R. Andrei, Aleffina Godard, Sophia Kwang Huang, and Ingrid W. A. S. Tangarone may, if found to be otherwise admissible under the provisions of that Act, be issued visas and admitted to the United States for permanent residence under such conditions and controls as 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.

SEC. 7. Notwithstanding the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act, Yi Nyong Suk, the fiancée of Lieutenant James F. Brown, a citizen of the United States, shall be eligible for a visa as a nonimmigrant temporary visitor for a period of three months: Provided, That the administrative authorities find that the said Yi Nyong Suk is coming to the United States with a bona fide intention of being married to the said Lieutenant James F. Brown and that she is found otherwise admissible under the immigration laws. In the event the marriage between the above-named does not occur within three months after the entry of the said Yi Nyong Suk, she shall be required to depart from the United States and upon failure to do so shall be deported in accordance with the provisions of sections 242 and 243 of the Immigration and Nationality Act. In the event the marriage between the above-named persons shall occur within three months after the entry of the said Yi Nyong Suk, the
Attorney General is authorized and directed to record the lawful admission for permanent residence of the said Yi Nyong Suk as of the date of the payment by her of the required visa fee.

Sec. 8. Notwithstanding the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act, Joan F. Roby, Lina Gertrude Yakumeit Mattingly, and Berta Cabrera Vigil Frohlich 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.

Sec. 9. 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 7, 1956.

Private Law 891

AN ACT
For the relief of Pauline H. Corbett.

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 is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Pauline H. Corbett, Charleston, West Virginia, the sum of $38,317.19. Payment of such sum shall be in full settlement of all claims of the said Pauline H. Corbett against the United States on account of severe personal injuries and disabilities sustained by her as a result of an overdosage of streptomycin which she received while a patient at the Tokyo Army Hospital, Tokyo, Japan, from November 2 to November 28, 1950, as a civilian employee of the General Headquarters, Far East Command, United States Army, engaged in a nonappropriated fund activity. Since the said Pauline H. Corbett was a civilian employee of the General Headquarters, Far East Command, who was paid from nonappropriated funds, she is not eligible for the benefits of the Federal Employees' Compensation Act, as amended. 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 August 7, 1956.

Private Law 892

AN ACT
To provide for the advancement of Major General Hanford MacNider, Army of the United States (retired), to the grade of lieutenant general on the retired list.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Major General Hanford MacNider, Army of the United States (retired), shall be advanced on the retired list to the grade of lieutenant general effective as of the date of enactment of this Act.