and his wife, Ching-hsi (nee Tsao) Tung, 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 such aliens as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct two numbers from the appropriate quota for the first year that such quota is available.

Approved April 9, 1956.

Private Law 588

CHAPTER 192

AN ACT

To grant the status of permanent residence in the United States to certain aliens.

Be it enacted 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, Fernanda Milani, Spirodon Karoustatos, Romana Micheline Serini, Mojzes Hildehaim, Ita Hildehaim, Angel Feratero Madayag, Jirair Mazartzian, Gertrude Mazartzian, Mario Mazartzian, Santiago Landu Arrizabalaga, Pak-Chue Chan, Oi-Jen Tsin Chan (nee Tsin), Chee Tao Chan, and Wai May Chan, 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 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.

Approved April 10, 1956.

Private Law 589

CHAPTER 193

AN ACT

To grant the status of permanent residence in the United States to certain aliens.

Be it enacted 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, Ana P. Costes, Wolodymir Krysko, Rosa Tomasina Maria Puglisi (Rosa Tomasina Maria Sano), Shima Shinohara, Hsi-Lin Tung, Ruth Min-Kwang Leung Tung, Sumie Legasse, Hava Shpak, A. A. Shpak, Smpacha Shpak, Richard Karl Hoffman, Marcelina Anderson, Gerassimo Troianos, Markos Demetrios Spanos, Maria Gabriella Byron (Maria Gabriella Michon), Dolores Maria Gandiaga, nee Seijo, Chang Ho Cho, Chia-Yi Jen (also known as Charles Jen), Catherine Samouris, Kerson Huang, Cirilo Jose, Meliton Topacio Tapawan, Alvaro A. Jose, Hedi Gertrude Spiecker, Vaclav Majer, Irma Majer, Vaclav Majer, Jr., and Chocura Yoshida, 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 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.

Approved April 10, 1956.

Private Law 590

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 provisions of section 212 (a) (9) and (10) of the Immigration and Nationality Act, Asher Ezrachi and Ralph Piccolo (Raffaele Piccolo), may be admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of such Act: Provided, That these exemptions 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.

SEC. 2. Notwithstanding the provisions of section 212 (a) (1) and (4) of the Immigration and Nationality Act, Bart Krijger may be admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of such Act: Provided, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act: Provided further, 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. 3. Notwithstanding the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act, Anna Jerman Bonito and Esteni Rodriguez Estopinan de Witlicki may be admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act: Provided, That these exemptions 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.

SEC. 4. Notwithstanding the provision of section (6) of the Immigration and Nationality Act, Ivan Gerasko may be admitted to the United States for permanent residence, if he is found to be otherwise admissible under the provisions of such Act, under 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 a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

SEC. 5. Notwithstanding the provision of section 212 (a) (9) of the Immigration and Nationality Act, Jose Alvarez, Hildegard Kropfitsch Pelloski, George Roland Lavoie, Katharine Lajimodiere (nee Schneeberger), Luigi Cardone, Ingeburg Edith Stallings (nee Nitzki), and Hilde Schiller, may be admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of such Act: Provided, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to enactment of this Act.

Approved April 10, 1956.