

SEC. 2. The Attorney General is authorized and directed to cancel any outstanding orders and warrants of deportation, warrants of arrest, and bonds, which may have issued in the cases of Charles Blasi, Juan Pedro Garay-Muro, Arcadio Navarro-Savala, Margarete Holdy, Ohan Evrenian, Vehanoush Evrenian, and Agavni Balantzyan. From and after the date of the enactment of this Act, the said persons shall not again be subject to deportation by reason of the same facts upon which such deportation proceedings were commenced or any such warrants and orders have issued.

Approved August 30, 1957.

Charles Blasi
and others.

Private Law 85-264

JOINT RESOLUTION

To facilitate the admission into the United States of certain aliens.

August 30, 1957
[H. J. Res. 340]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Antonia Salazar, shall be held and considered to be the natural-born alien child of Sergeant First Class Willie R. Love, a citizen of the United States.

Antonia Salazar.
66 Stat. 169, 180.
8 USC 1101,
1155.

SEC. 2. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Sumiko Nakamura, shall be held and considered to be the natural-born alien child of Lois Henderson O'Biecnas, a citizen of the United States.

Sumiko Nakamura.
8 USC 1101,
1155.

SEC. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Henry Aleong Gonzales, Perline Aleong Gonzales, and Annette Aleong Gonzales, shall be held and considered to be the natural-born alien children of Mrs. Vera Aleong Lorick, a citizen of the United States.

Henry A. Gonzales and others.
8 USC 1101,
1155.

SEC. 4. For the purposes of sections 101 (a) (27) (A), 203 (a) (2) and 205 of the Immigration and Nationality Act, the minor child, Lurline Jackson, shall be held and considered to be the natural-born alien child of David A. Jackson, a citizen of the United States, and Mrs. Mable D. Minott shall be held and considered to be the mother of the said David A. Jackson.

Lurline Jackson.
8 USC 1101,
1153, 1155.

SEC. 5. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Romeo (Casabuena) Celestial, shall be held and considered to be the natural-born alien child of Vicente Celestial, a citizen of the United States.

Romeo Celestial.
8 USC 1101,
1155.

SEC. 6. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Jeanne May Sasaki, Pamela Joyce Suzuki, Dorothea Grace Itoh, Frank Louis Morita, and John Michael Takezawa, shall be held and considered to be the natural-born children of Jean M. Fuller, citizen of the United States.

Jeanne M. Sasaki and others.
8 USC 1101,
1155.

SEC. 7. For the purposes of sections 203 (a) (3) and 205 of the Immigration and Nationality Act, Antonio Murgia shall be held and considered to be the minor alien child of Mrs. Giuseppa Murgia, a lawfully resident alien of the United States.

Antonio Murgia.
8 USC 1153,
1155.

SEC. 8. In the administration of the Immigration and Nationality Act, Machie Yoshiyama, the fiancée of Ralph Springer, Junior, 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 Machie Yoshiyama is coming to the United States with a bona fide intention of being married to the said Ralph Springer, Junior, and that she is found otherwise admissible under the immigration laws. In the event the

Machie Yoshiyama.
66 Stat. 163.
8 USC 1101 note.

marriage between the above-named persons does not occur within three months after the entry of the said Machie Yoshiyama, 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 that the marriage between the above-named persons shall occur within three months after the entry of the said Machie Yoshiyama, the Attorney General is authorized and directed to record the lawful admission for permanent residence of the said Machie Yoshiyama as of the date of the payment by her of the required visa fee.

Approved August 30, 1957.

Private Law 85-265

JOINT RESOLUTION

To facilitate the admission into the United States of certain aliens.

August 30, 1957
[H. J. Res. 373]

Magoji and Eiju
Nakashima.
66 Stat. 169.
8 USC 1101.

Clelia C. Puglia.
8 USC 1153,
1155.

Yotsu Y. Heim.
8 USC 1101 note.

Zmirah Mittel-
man.
8 USC 1101,
1155.

Anna M. Deutch.
8 USC 1101 note.

8 USC 1252,
1253.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of section 101 (a) (27) (B) of the Immigration and Nationality Act, Magoji Nakashima and Eiju Nakashima shall be held to be classifiable as returning resident aliens.

SEC. 2. For the purposes of the Immigration and Nationality Act, Clelia Cusano Puglia shall be deemed to be within the purview of section 203 (a) (2) of that Act, and a petition in behalf of the said Clelia Cusano Puglia under section 205 of the said Act may be filed by her minor daughter, Chiarina Puglia, a United States citizen.

SEC. 3. For the purposes of the Immigration and Nationality Act, Yotsu Yusawa Heim, the widow of a United States citizen, shall be deemed to be a nonquota immigrant.

SEC. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Zmirah Mittelman shall be held and considered to be the minor alien child of Haim Mittelman, a citizen of the United States.

SEC. 5. In the administration of the Immigration and Nationality Act, Anna Marie Deutch, the fiancée of Edgar F. Still, 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 Anna Marie Deutch is coming to the United States with a bona fide intention of being married to the said Edgar F. Still and that she is found otherwise admissible under the immigration laws. In the event the marriage between the above-named persons does not occur within three months after the entry of the said Anna Marie Deutch, 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 that the marriage between the above-named persons shall occur within three months after the entry of the said Anna Marie Deutch, the Attorney General is authorized and directed to record the lawful admission for permanent residence of the said Anna Marie Deutch as of the date of the payment by her of the required visa fee.