

Michiko N. Nichols, Leone T. Petitclair, Clementina Petruccelli, Suzue S. Pullins, Teruko Seo Rack, Candida C. Ricafranca, Sergio Riccomini, Neda B. Russo, Mitsuko K. St. Ama, Terue O. Scarbrough, Michiko K. Scott, Alfredo Siani, Anna G. Smith, Irma Smith, Toshiko S. Smith, Milena L. Subanovic, Chizuko I. Sullivan, Justina L. Szyszko, Margarethe Thomas, Shizue I. Tucker, Maria Wuori, Ida Alter, Agrippina T. Fumoso, Annie A. Lang, Ursula Lukosevicius, Hiroko Moen, Teiko Rearden, Giuseppa M. Risalvato, Joseph Roj, Emiko M. Schowengerdt, Damian Centgraf, Vincenza P. DiMartino, Yukiko K. Durocher, Assunta P. Hippler, Yoshie H. Krosky, Tung Oi Mark, Alva B. Mirabelli, Remo Riccardi, Hiroko Bergano, Lina Nagel Cassady, Chan Han Fong, Satsuko Yoda Murphy, Maria Angelina Eugenia Bravo de Staniszewski, Mrs. Ichiko Shibata Crazy Bear, Mrs. Giuseppina de Duonni, Mr. Giovanni D'Emilia, Mrs. Maria Begonia Dymysza, Mrs. Kazue Tomoyama Elliot, Mr. Mendel Lindenfeld, Mrs. Rose Bagnato Marciano, Mrs. Shimako Maston, Mrs. Chun Mun, and Mrs. Chieko Rainboldt.

Approved September 2, 1957.

Private Law 85-296

JOINT RESOLUTION

September 2, 1957
[H. J. Res. 430]

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

Resolved 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 (12) of the Immigration and Nationality Act, Inge Wallaberger may be issued a visa and admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: *Provided,* That her marriage to Ronald M. Grundman, her United States citizen fiancé, takes place within six months after the enactment of this Act.

SEC. 2. In the administration of the Immigration and Nationality Act, Erna H. Gleissner, the fiancée of Gilberto Ortiz, a citizen of the United States and her minor son, Gilbert George Gleissner (Ortiz), shall be eligible for visas as nonimmigrant temporary visitors for a period of three months: *Provided,* That the administrative authorities find that the said Erna H. Gleissner is coming to the United States with a bona fide intention of being married to the said Gilberto Ortiz and that they are found to be otherwise admissible under the provisions of that Act, except that the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act shall be inapplicable to the said Erna H. Gleissner. In the event the marriage between the above-named persons does not occur within three months after the entry of the said Erna H. Gleissner and her minor child, Gilbert George Gleissner (Ortiz), they 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 Erna H. Gleissner and her minor child, Gilbert George Gleissner (Ortiz), the Attorney General is authorized and directed to record the lawful admission for permanent residence of the said Erna H. Gleissner and her minor child, Gilbert George Gleissner (Ortiz), as of the date of the payment by them of the required visa fees.

Inge Wallaberger.
66 Stat. 182.
8 USC 1182.

Erna H. Gleissner and son.
8 USC 1101 note.

8 USC 1182.

8 USC 1252,
1253.

SEC. 3. Notwithstanding the provision of section 212 (a) (3) of the Immigration and Nationality Act, Mrs. Magdalena Simonavicius may be issued a visa and admitted to the United States for permanent residence if she 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.

Magdalena Simonavicius.
8 USC 1182,
1183.

SEC. 4. Notwithstanding the provision of section 212 (a) (9) of the Immigration and Nationality Act, Anna Maria Elizabeth Creusen Sneed, Elfriede Martha Hedwig Bruce, Francesco Terranova, Guiseppe Domenico Convertini, and Barbara T. B. Kuczek 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.

Anna M. E. C. Sneed and others.
8 USC 1182.

SEC. 5. Notwithstanding the provisions of section 212 (a) (9) and (12) of the Immigration and Nationality Act, Bai Ki Nam Zweifel, Anna Maria Hines (nee Decker), and Fumi Ishikawa Clark 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.

Bai Ki Nam Zweifel and others.
8 USC 1182.

SEC. 6. Notwithstanding the provision of section 212 (a) (4) of the Immigration and Nationality Act, Kay Harding and Sarah Jane McMullen 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: *Provided*, That suitable and proper bonds or undertakings, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

Kay Harding and Sarah J. McMullen.
8 USC 1182.

SEC. 7. Notwithstanding the provision of section 212 (a) (1) of the Immigration and Nationality Act, Hans Friedrich Thee 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.

Kay Harding and Sarah J. McMullen.
8 USC 1183.
Hans F. Thee.
8 USC 1182,
1183.

SEC. 8. 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 September 2, 1957.

Private Law 85-297

AN ACT

For the relief of Westfeldt Brothers.

September 2, 1957
[H. R. 1324]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Westfeldt Brothers, of New Orleans, Louisiana, is hereby relieved of liability to pay to the United States the amount of \$540,540.00 erroneously levied as increased customs duty on account of merchandise imported by them, because of a clerical error in the entry of such merchandise (New Orleans warehouse entry numbered 676 of October 3, 1945), such error being perpetuated by an appraisement based thereon which became conclusive with respect to all parties upon the lapse of sixty days after the date of such appraisement.

Westfeldt Brothers.

Approved September 2, 1957.