

area to which the alien is chargeable for the first year that such quota is available.

SEC. 2. For the purposes of the Immigration and Nationality Act, Patrick Joseph Blewett, Barbara M. Stamat, and Azzam Issac Rafidi, 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: *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 in the case of Barbara M. Stamat.

Patrick J. Blewett and others.

8 USC 1183.

SEC. 3. 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 Jose Zavala-Rivera and Mrs. Labibe Salibi. From and after the date of the enactment of this Act, the said Jose Zavala-Rivera and Mrs. Labibe Salibi 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.

Jose Zavala-Rivera.
Labibe Salibi.

Approved June 27, 1957.

Private Law 85-40

JOINT RESOLUTION

To waive the provision of section 212 (a) (9) of the Immigration and Nationality Act in behalf of certain aliens.

June 27, 1957
[H. J. Res. 274]

Resolved 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. Rose Maria Pucillo, Bertha Gabriel Y. Martinez Gomez, Francesco Pizzo, Bronislaw (John) Waz, Mrs. Elizabeth Helene Carter, George Liberatos (Lymperatos), Hildegard Kaufmann, Mrs. Helene Dimitrowa Shiver, Berthilde Vogler Ganno, Herta Friedrichs Rockwood, Luis Torres, Ursula Anna Peterich von Rekowsky, Antonio Contreras, Francesco Di Lorenzo, Beniamino Rocco Giordano, and Donato Severino Spensieri 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 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.

Rose M. Pucillo and others.
66 Stat. 182.
8 USC 1182.

Approved June 27, 1957.

Private Law 85-41

JOINT RESOLUTION

To facilitate the admission into the United States of certain alien children.

June 27, 1957
[H. J. Res. 289]

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, James Kanji Hoskins, shall be held and considered to be the natural-born alien child of Master Sergeant James Britton Hoskins, a citizen of the United States.

James K. Hoskins.

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, Petros Ioannou

Petros I. Calengas.