

## Private Law 85-355

## JOINT RESOLUTION

For the relief of Edward H. Turri and Mario Guiffre.

March 6, 1958  
[H. J. Res. 417]Edward H. Turri.  
54 Stat. 1170.  
8 USC 801 note.  
66 Stat. 269.  
8 USC 1484.  
65 Stat. A3.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That, notwithstanding the provisions of section 404 of the Nationality Act of 1940, section 352 of the Immigration and Nationality Act, and Private Law Numbered 2 of the Eighty-second Congress, Edward H. Turri shall be held and considered to have retained his United States citizenship: *Provided,* That he returns to the United States to reside within six months following the effective date of this Act.

Mario Guiffre.

8 USC 1421.

8 USC 1448.

SEC. 2. Mario Guiffre, who lost United States citizenship under the provisions of section 352 (a) (1) of the Immigration and Nationality Act, may be naturalized by taking prior to one year after the effective date of this Act, before any court referred to in subsection (a) of section 310 of the Immigration and Nationality Act or before any diplomatic or consular officer of the United States abroad, the oaths prescribed by section 337 of said Act. From and after naturalization under this Act, the said Mario Guiffre shall have the same citizenship status as that which existed immediately prior to its loss.

Approved March 6, 1958.

## Private Law 85-356

## JOINT RESOLUTION

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

March 6, 1958  
[H. J. Res. 429]Sarah R. Tochman.  
66 Stat. 169, 180.  
8 USC 1101,  
1155.

*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, Sarah Reiko Tochman, shall be held and considered to be the natural-born alien child of Mrs. Stella M. Tochman, a citizen of the United States.

Margherita Alongi.

SEC. 2. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Margherita Alongi, shall be held and considered to be the natural-born alien child of Dominic and Josephine Alongi, citizens of the United States.

Mary and Anton Derzay.

SEC. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Mary Derzay and Anton Derzay, shall be held and considered to be the natural-born alien children of Mr. and Mrs. Anton Derzay, citizens of the United States.

Antonio Quijano and others.

SEC. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Antonio Quijano, Lilia Quijano, and Aurora Quijano, shall be held and considered to be the minor alien children of Teodolfo Quijano, a citizen of the United States.

Yio Gik Him.  
66 Stat. 175, 177.  
8 USC 1151,  
1152.

SEC. 5. In the administration of the Immigration and Nationality Act, section 201 (a) and section 202 (a) (5) and (b) of such Act shall not apply in the case of Mrs. Yio Gik Him (nee Guadalupe Reyes Chip).

Kenichi Sugahara.

SEC. 6. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Kenichi Sugahara, shall be held and considered to be the natural-born minor alien child of Master Sergeant and Mrs. Fred W. Baars, citizens of the United States.