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 Velid Mehmed Dag and Ko Wai Sing. 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.

SEC. 4. For the purposes of the Immigration and Nationality Act, Doctor Jorge Alberto Morales-Palacios shall be held and considered to have been lawfully admitted to the United States for permanent residence as of July 27, 1951.

Approved August 27, 1958.

Private Law 85-725

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Elmer L. Conrad, 434 Meigs Street, Rochester, New York, the sum of $3.90; to Frank P. Dollen, 86 Meadowbrook Road, Rochester, New York, the sum of $33.01; John J. Krewer, 129 South Fitzhugh Street, Rochester, New York, the sum of $10.22; to William E. Lovett, 17 Cobbs Hill Drive, Rochester, New York, the sum of $33.06; to Paul W. Malcewitz, 43 Alphonse Street, Rochester, New York, the sum of $11.41; to Albert Shippston, 51 Hazelwood Terrace, Rochester, New York, the sum of $9.72; to William Totten, 20 Draper Street, Rochester, New York, the sum of $1.73; to Nathaniel Turner, 191 Lyell Avenue, Rochester, New York, the sum of $22.48; to John Del Vecchio, 276 Parkway, Rochester, New York, the sum of $821; to Paul R. West, 727 Northwest 50th Street, Miami, Florida, the sum of $20.10; to Michael Reed, 120 Chestnut Street, Rochester, New York, the sum of $2.11; to Charles Peters, 188 Whitney Street, Rochester, New York, the sum of $27.19; to John Tyo, 195 Avenue D, Rochester, New York, the sum of $29.09; to Henry T. Rawlings, 105 Pittsford Street, Rochester, New York, the sum of $21.13; to George Schultheis the sum of 14 cents; to Elmer Hancock, the sum of 42 cents; to Louis Hoogland, 101 Merwin Avenue, Rochester, New York, the sum of $18.20; to Henry Houppert, 15 Florence Avenue, Rochester, New York, the sum of $34.96; to Dewey Reeves, 5 Cady Street, Rochester, New York, the sum of $7.92; to Warren R. Jewell, 20 Draper Street, Rochester, New York, the sum of $10.40; to Olive M. Rankin, 199 Pullman Avenue, Rochester, New York, the sum of $14; to John H. Kennerson, 23 Manhattan Street, Rochester, New York, the sum of $17.21; to Elmer J. Nevelezer, Williamam, New York, the sum of $27.74; to Harold J. King, 74 Mason Street, Rochester, New York, the sum of $6.02; to John E. Aberle, 72 Lancy Road, Rochester, New York, the sum of $3.38; to Alfred Mostyn, 408 A Broadway, Rochester, New York, the sum of $19.75; to Harry Wesley, 118 Savannah Street, Rochester, New York, the sum of $18.49; to John J. Brennessel, 91 Conkey Avenue, Rochester, New York, the sum of $11.50; to Frank T. Johnson, 1446 Buffalo Road, Rochester, New York, the sum of 32 cents; to Robert E. Perry, 280 Gates Street, Rochester, New York, the sum of 99 cents; to Agnes M. Paskal, 3290 Edgemere Drive, Rochester, New York, the sum of $9.32; to John Kosmicki, 844 Avenue D, Rochester, New York,
the sum of $1.16; to Bert Guess, 240 Lombard Street, Rochester, New York, the sum of $3.76; to Pasquale Prozzo, 127 Bloss Street, Rochester, New York, the sum of $4.15; to Herbert Hausknecht, 244 Gates Street, Rochester, New York, the sum of 18 cents, in full settlement of their claims against the United States for a refund of employment tax under the Federal Insurance Contributions Act erroneously withheld from their wages during the period of September 30, 1946, through September 30, 1947, which refunds were refused by the Department of the Treasury because the period of time fixed for filing claims for the refunds had expired: Provided, That no part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding $1,000.

Approved August 28, 1958.

Private Law 85-726

AN ACT
For the relief of AlaLu Duncan Dillard.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections 15 to 20, inclusive, of the Federal Employees' Compensation Act (5 U. S. C. 765-770), are hereby waived in favor of AlaLu Duncan Dillard as widow of Andrew B. Dillard, and her claim for compensation for the death of said Andrew B. Dillard, on February 13, 1938, which is alleged to have resulted from a personal injury suffered by him on February 10, 1938, while in the performance of his duties as a rural mail carrier at Mathews, Alabama, is authorized to be considered and acted upon under the remaining provisions of such Act, if filed with the Bureau of Employees' Compensation within six months from the date of the enactment of this Act: Provided, That no benefits except medical expenses shall accrue for any period prior to the enactment of this Act.

Approved August 28, 1958.

Private Law 85-727

AN ACT
For the relief of Diana Elaine Greig.

Be it enacted 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 Naturalization Act, the minor child, Diana Elaine Greig, shall be held and considered to be the natural-born alien child of J. Steadman and Veta L. Greig, citizens of the United States: Provided, That no natural parent of Diana Elaine Greig, by virtue of such relationship, shall be accorded any right, status, or privilege under the Immigration and Nationality Act.

Approved August 28, 1958.