Private Law 85-389

AN ACT
For the relief of Agapito Jorolan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, on the date of enactment of this Act, Agapito Jorolan, of Orlando, Florida, is relieved of any liability to repay to the United States the remaining unpaid balance of the sum which was erroneously paid him during the period from April 1952 to August 1955 by the Military Sea Transportation Service, Department of the Navy, as the result of the failure of such Service to deduct from his salary (pursuant to sec. 2 (b) of the Civil Service Retirement Act of May 29, 1930, as amended, 5 U.S.C. 715 (b)) an amount equal to the amount he was entitled to receive in civil service retirement annuity payments during such period, the said Agapito Jorolan having been reemployed by such Service subsequent to his retirement on March 31, 1952, under the Civil Service Retirement Act of May 29, 1930, as amended.

Approved April 24, 1958.

Private Law 85-390

AN ACT
To amend the Act of August 3, 1956, to authorize certain personnel of the Uniformed Services to accept and wear decorations conferred by the Philippine Government.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of August 3, 1956 (Private Law 850, Eighty-fourth Congress, ch. 921), is amended (a) by striking out the words “Armed Forces” and inserting in lieu thereof “Uniformed Services” and, (b) by inserting the name of the former members and the names of members of the Uniformed Services of the United States as follows:

1. In that part of section 1 captioned “Army”, immediately following “Colonel Howard R. Whittaker, O29408, United States Army, Legion of Honor, degree of officer;” insert “Lieutenant Colonel Bienvenido M. Alba, O16939, United States Army, retired, Philippine Wounded Soldier’s Medal and Philippine Bronze Cross Medal;”;
2. In that part of section 1 captioned “Navy”, immediately following “Rear Admiral Carroll D. Reynolds, 59466, United States Navy, retired, Military Medal of Merit;” insert “Rear Admiral Louis Dreller, 34020, United States Navy, retired, Legion of Honor, degree of officer;”;
3. In that part of section 1 captioned “Navy”, immediately following “Commander Charles M. Keyes, 71872, United States Navy, Legion of Honor;” insert “Commander Claude Olen Lowe, 95475, United States Navy, Legion of Honor, degree of officer;” and “Commander George G. McLintock, 65883, United States Naval Reserve, Legion of Honor, degree of officer;”;
4. In that part of section 1 captioned “Air Force”, immediately following the said caption insert “Major General John W. Sessums, Junior, 489A, Legion of Honor, degree of commander;”;
5. In that part of section 1 captioned “Air Force”, which reads “Colonel Ned B. Chase, 1101A, Air Force Senior Pilot Aeronautical Badge;” delete the semicolon and add the following “and Legion of Honor;”. 

Approved May 5, 1958.

(7) In that part of section 1 captioned "Air Force", immediately following "Colonel Lloyd H. Watnee, 482A, Command Pilot Badge;" insert "Lieu­tenant Colonel Julian M. Niemczyk, 20671A, Legion of Honor, degree of officer;";

(8) In that part of section 1 captioned "Air Force", immediately following "Captain Jesse F. Jory, 8639A, Air Force Pilot Badge;" insert "First Lieutenant Marlin R. Blake, AO3005209, Honorary Pilot Wings; First Lieutenant Willard H. Colley, AO225161, Air Force Aviation Badge; Technical Sergeant Calvin R. Hogg, AF 6930319, Legion of Honor, degree of Legionnaire;".

(9) Following that part of section 1 captioned "Air Force" add a new paragraph as follows:

"COAST AND GEODETIC SURVEY

"Captain Charles Pierce, 1030, Legion of Honor, degree of com­mander."

Approved May 5, 1958.

May 9, 1958
[H. R. 5624]

Private Law 85-391

AN ACT

To clear the title to certain Indian land.

Be it enacted by the Senate and House of Representa­tives of the United States of America in Congress assem­bled, That the United States hereby disclaims on behalf of itself and any Indian allottee, or his heirs or devisees, any interest in land described as: Lot 6, sec­tion 17, township 19 south, range 24 east, sixth principal meridian, Miami County, Kansas, and the east half northwest quarter and lots 2 and 3, section 20, township 19 south, range 24 east, sixth principal meridian, Linn County, Kansas, containing 153.10 acres more or less, which lands were conveyed under guardian’s deed to G. Lehr on April 6, 1868, by A. G. McKensie, guardian of So-we­lah­shing or Brown Cabbage, and approved by O. H. Browning, Secretary of the Interior, on November 5, 1868.

Approved May 9, 1958.

May 9, 1958
[H. R. 7057]

Private Law 85-392

AN ACT

For the relief of Henryk Bigajer and Maria Bigajer.

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, the sum of $1,000 to Henryk Bigajer and Maria Bigajer, of 321 Division Avenue, Brooklyn, New York, in full settlement of all claims against the United States. Such sum represents the amount of departure bonds posted by Henryk Bigajer and Maria Bigajer and breached