

(6) In that part of section 1 captioned "Air Force", immediately following "Colonel Ned B. Chase, 1101A, Air Force Senior Pilot Aeronautical Badge;" insert "Colonel James M. Vande Hey, 3941A, Air Force Aviation Badge;"

(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.

Private Law 85-391

May 9, 1958
[H. R. 5624]

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-we-lah-shing or Brown Cabbage, and approved by O. H. Browning, Secretary of the Interior, on November 5, 1868.

Approved May 9, 1958.

Private Law 85-392

May 9, 1958
[H. R. 7057]

AN ACT

For the relief of Henryk Bigajer and Maria Bigajer.

Henryk Bigajer
and wife.

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

on October 27, 1949: *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 May 9, 1958.

Private Law 85-393

AN ACT
For the relief of Maud Claer Wahl.

May 16, 1958
[S. 1062]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Maud Claer Wahl 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 fee. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct one number from the appropriate quota for the first year that such quota is available.

Maud C. Wahl.
66 Stat. 163.
8 USC 1101 note.

Quota deduction.

Approved May 16, 1958.

Private Law 85-394

AN ACT
For the relief of Hovhannes H. Haidostian.

May 16, 1958
[S. 1578]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Hovhannes H. Haidostian 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 fee. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to deduct one number from the appropriate quota for the first year that such is available.

Hovhannes H.
Haidostian.
66 Stat. 163.
8 USC 1101 note.

Quota deduction.

Approved May 16, 1958.

Private Law 85-395

AN ACT
For the relief of Norma Josephine Hodges Dowd.

May 16, 1958
[S. 1943]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Norma Josephine Hodges Dowd shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date

Norma J. H.
Dowd.
66 Stat. 163.
8 USC 1101 note.