compensation paid him for the period May 23, 1956, through August 3, 1956, while employed as boilermaker at the New York Naval Shipyard, New York, New York. In the audit and settlement of the accounts of any certifying or disbursing officer of the United States full credit shall be given for all amounts for which liability is relieved by this section.
Approved June 4, 1958.

Private Law 85-422

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

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, Yoe Chul Koo, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Ralph T. Gardner, citizens of the United States.

Sec. 2. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Pero Corak, shall be held and considered to be the natural-born alien child of Pete Corak, a citizen of the United States.

Sec. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Jamie H. Salva and Fred H. Salva shall be held and considered to be the minor alien children of Master Sergeant Calvin V. Salva, a United States citizen.

Sec. 4. For the purposes of the Immigration and Nationality Act, Teruko Miesse, the widow of a United States citizen, shall be deemed to be within the purview of section 101 (a) (27) (A) of that Act, and the provisions of section 205 of that Act shall not be applicable in this case.

Sec. 5. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Athos Benedos Perin, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Peter Perin, citizens of the United States.

Sec. 6. The natural parents of the beneficiaries of sections 1, 2, and 5 of this Act shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.
Approved June 6, 1958.

Private Law 85-423

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

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, Anka Scirkovich, shall be held and considered to be the natural-born alien child of Mrs. Mary Vojkovich, a citizen of the United States.

Sec. 2. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Kata Genero, shall be held and considered to be the natural-born alien child of Mrs. Katherine Genero, a citizen of the United States.
Sec. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Kazuko Inoue and Takako Inoue, shall be held and considered to be the natural-born alien children of Mr. and Mrs. Julian P. Weir, citizens of the United States.

Sec. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Michael Hamilton Fish (formerly Miho Sinko), shall be held and considered to be the natural-born alien child of Hamilton Fish, a citizen of the United States.

Sec. 5. The natural parents of the beneficiaries of this joint resolution shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Approved June 11, 1958.

Private Law 85-424

AN ACT

Directing the Secretary of the Interior to convey certain property in the State of Colorado to William M. Proper.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized and directed to convey by quitclaim deed, without consideration, to William M. Proper of Montrose, Colorado, all right, title, and interest of the United States in and to the water ditch situated near the town of Montrose, Colorado, known as the reservation (United States) ditch, together with any water rights to the water carried by such ditch which were acquired by the United States under a decree entered by the district court in and for the county of Montrose, Colorado, on November 14, 1888 (clause numbered 149), such ditch being more particularly described in a plat of such ditch recorded in book 2, ditch plats, Montrose County clerk and recorder, Montrose, Colorado.

Approved June 13, 1958.

Private Law 85-425

AN ACT

For the relief of Lloyd C. King.

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 is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Lloyd C. King, of East Braintree, Massachusetts, the sum of $1,000. The payment of such sum shall be in full satisfaction of all claims of the said Lloyd C. King against the United States for compensation for personal injuries and loss of earnings sustained by him, and reimbursement of hospital, medical, and other expenses incurred by him, as a result of his being struck by a United States Navy vehicle in Boston, Massachusetts, on March 18, 1949: Provided, That no part of the amount appropriated in this Act in excess of 10 per centum thereof 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 vio-