Private Law 85-491

AN ACT
For the relief of Antonios Thomas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the administration of section 101 (a) (27) (A) and section 205 of the Immigration and Nationality Act, the minor child, Antonios Thomas, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Mitchel Thomas, citizens of the United States: Provided, That no natural parent of the beneficiary, by virtue of such relationship, shall be accorded any right, status, or privilege under the Immigration and Nationality Act.

Approved July 18, 1958.

Private Law 85-492

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, Santiago S. Nazareta shall be held and considered to be the alien minor child of Blas N. Nazareta, a citizen of the United States.

SEC. 2. In the administration of the Immigration and Nationality Act, sections 202 (a) (5) and 202 (b) of that Act shall not be applicable in connection with the application for an immigrant visa by Mrs. Dudley Anthony Rhodes, nee Mary Grundy.

SEC. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Artemio N. Jangaon shall be held and considered to be the minor alien child of Master Sergeant Epimaco B. Jangaon, a citizen 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, Polytimi D. Alevizos, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Bill Louie Morris, citizens of the United States.

SEC. 5. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Sol and Nelson Carrillo, shall be held and considered to be the natural-born alien children of Mr. and Mrs. Fred K. Carrillo, citizens of the United States.

SEC. 6. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Amelia Ciccone, shall be held and considered to be the natural-born alien child of Mr. and Mrs. David Ciccone, citizens of the United States.

SEC. 7. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Maria Ciccone shall be held and considered to be the natural-born alien minor child of Mr. and Mrs. David Ciccone, citizens of the United States.

SEC. 8. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Etsuko Yamada Hartwig shall be held and considered to be the natural-born alien child of Mr. Samuel A. Hartwig, a citizen of the United States.

SEC. 9. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Connie Maria Fennessey, shall be held and considered to be the natural-born alien child of Chief Warrant Officer and Mrs. Francis Fennessey, citizens of the United States.
SEC. 10. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Yurdann Atakan shall be held and considered to be the natural-born alien minor child of Charles D. LaRue, a citizen of the United States.

SEC. 11. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Donato Scarano, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Ralph Scarano, citizens of the United States.

SEC. 12. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Joritta Dapilmoto and Lebrada Dapilmoto shall be held and considered to be the alien minor children of Sergeant First Class Guadioso Dapilmoto, a citizen of the United States.

SEC. 13. For the purposes of sections 203 (a) (1) (B) and 204 of the Immigration and Nationality Act, Jelena (Helen) Polhovski shall be held and considered to be the minor alien child of Vladimir Polhovski, who was granted first preference status by the Attorney General of the United States on January 7, 1957.

SEC. 14. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child Zdenka Elizabeth Wukovich, shall be held and considered to be the natural-born alien child of Roy Wukovich, a citizen of the United States.

SEC. 15. For the purposes of sections 203 (a) (3) and 205 of the Immigration and Nationality Act, Luigi Mariano, shall be held and considered to be the minor alien child of Guido Mariano, a lawful resident of the United States.

SEC. 16. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Michele Attanasio shall be held and considered to be the natural-born alien child of Mr. and Mrs. Jerome G. Attanasio, citizens of the United States.

SEC. 17. No natural parent of the adopted beneficiaries of this Act shall, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Approved July 18, 1958.

Private Law 85-493

AN ACT
To provide for the advancement of Major General Claire L. Chennault, United States Air Force, retired, to the grade of lieutenant general on the retired list.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Major General Claire L. Chennault, United States Air Force, retired (AO-10090), shall be advanced on the retired list to the grade of lieutenant general, except that no increase in retired pay or benefits shall accrue as a result of the enactment of this Act.

Approved July 18, 1958.

Private Law 85-494

AN ACT
For the relief of Laurance F. Safford.

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 to Laurance F. Safford.