

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.

Approved July 6, 1959.

Private Law 86-64

JOINT RESOLUTION

For the relief of certain aliens.

Quota deduction.

July 6, 1959
[H. J. Res. 322]

Resolved 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, Jimmy Ines, Claudio Diaz Torres, and Emily Elkas Batrie 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 fees: *Provided*, That the admission of the said Claudio Diaz Torres shall be under such conditions and controls as the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare may deem necessary to impose: *Provided further*, That, unless the said Claudio Diaz Torres is entitled to care under chapter 55, title 10, United States Code, a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the Immigration and Nationality Act.

Jimmy Ines and
others.
66 Stat. 163.
8 USC 1101 note.

SEC. 2. For the purposes of the Immigration and Nationality Act, Eva Bromberger, Mrs. Chi-Wen Liu (nee Hsu Dzoh-Tsung), Mrs. Soledad C. Upton, Wilhelmina C. Brady, Mary Ray, Eduardo Mausisa, Francisca Mortell Grepo, Ella Mathez, Karl Johan Sell, and Juana Domenech 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 fees: *Provided*, That the admission of the said Francisca Mortell Grepo and the said Juana Domenech shall be under such conditions and controls as the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare may deem necessary to impose: *Provided further*, That, unless the said Francisca Mortell Grepo and the said Juana Domenech are entitled to care under chapter 55, title 10, United States Code, suitable and proper bonds or undertakings, approved by the Attorney General, be deposited as prescribed by section 213 of the Immigration and Nationality Act. Upon the granting of permanent residence to each alien as provided for in this section of this Act, if such alien was classifiable as a quota immigrant at the time of the enactment of this Act, the Secretary of State shall instruct the proper quota-control officer to reduce by one the quota for the quota area to which the alien is chargeable for the first year that such quota is available.

72 Stat. 1445.
10 USC 1071 et
seq.
8 USC 1183.
Eva Bromberger
and others.

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 Moises Garza Barriga, Androula G. Kyriacou, and Francisco Gomez-Olvera: *Provided*, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the

Moises G. Barriga
and others.

Immigration and Nationality Act in the case of Androula G. Kyriacou: *Provided further*, That, unless Francisco Gomez-Olvera is entitled to care under chapter 55, title 10, United States Code, a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the Immigration and Nationality Act, and the said Francisco Gomez-Olvera may be permitted to remain in the United States under such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare, may deem necessary to impose. From and after the date of the enactment of this Act, the said Androula G. Kyriacou 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, Roderick Joseph Grant, also known as Robert Grant, shall be held and considered to have been lawfully admitted to the United States for permanent residence as of July 1, 1927, upon payment of the required visa fee and head tax.

Approved July 6, 1959.

Private Law 86-65

AN ACT

For the relief of Gorjana Grdjic.

July 8, 1959
[S. 460]

Gorjana Grdjic.
66 Stat. 182.
8 USC 1182.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provision of section 212(a) (6) of the Immigration and Nationality Act, Gorjana Grdjic may be issued a visa and be admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act under such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare, may deem necessary to impose: *Provided*, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act: *And provided further*, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice has knowledge prior to the enactment of this Act.

Approved July 8, 1959.

8 USC 1183.

Private Law 86-66

AN ACT

For the relief of Alice V. Tenly.

July 8, 1959
[S. 1887]

Alice V. Tenly.
70 Stat. 752.
5 USC 2259.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) the election made under section 9(h) of the Civil Service Retirement Act by Charles E. Alden to receive a reduced annuity with an annuity payable after his death to his sister-in-law, Alice V. Tenly, shall be valid.

(b) Notwithstanding any other provision of law, benefits payable under this Act shall be paid from the civil service retirement and disability fund.

Approved July 8, 1959.