

Private Law 86-152

JOINT RESOLUTION

September 9, 1959
[H. J. Res. 406]

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 203 (a) (3) and 205 of the Immigration and Nationality Act, Anayis Adrouny shall be held and considered to be the alien minor child of Mr. and Mrs. Adour Adrouny, lawfully resident aliens of the United States.

Anayis Adrouny,
66 Stat. 178, 180,
8 U S C 1153,
1155.Giovanni B.
Pelle.

SEC. 2. For the purposes of section 101 (a) (27) (B) of the Immigration and Nationality Act, Giovanni Battista Pelle shall be deemed to be a returning resident alien.

Stavroula T. Antoneos.
66 Stat. 166, 180.
8 U S C 1101,
1155.

SEC. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Stavroula T. Antoneos, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Andrew P. Sofos, citizens of the United States: *Provided,* That the natural parents of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Thalia I. Demetrakopoulos.

SEC. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Thalia I. Demetrakopoulos shall be held and considered to be the natural-born alien minor child of Mr. and Mrs. Andrew P. Sofos, citizens of the United States: *Provided,* That the natural parents of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Kazue Ikeda.

SEC. 5. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Kazue Ikeda shall be held and considered to be the natural-born alien minor child of James H. Keating, a citizen of the United States: *Provided,* That the natural father of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Catherine Katalinich.

SEC. 6. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Catherine Katalinich shall be held and considered to be the natural-born alien child of Mr. and Mrs. Swano Katalinich, citizens of the United States: *Provided,* That the natural parents of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Evanthia L. P. Fhiaras.

SEC. 7. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Evanthia Loize Papagiiovanni Fhiaras, shall be held and considered to be the natural-born alien child of George Fhiaras and Betty Margaret Fhiaras, citizens of the United States: *Provided,* That the natural parents of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Maria Kosiorek.

SEC. 8. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Maria Kosiorek, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Edward Czarnecki, citizens of the United States: *Provided,* That the natural mother of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Mrs. Yukiko Pluard.

SEC. 9. Mrs. Yukiko Pluard, the widow of a United States citizen, shall be deemed to be within the purview of section 101 (a) (27) (A) of the Immigration and Nationality Act, and the provisions of section 205 of that Act shall not be applicable in this case.

SEC. 10. For the purposes of section 202(a) (1) of the Immigration and Nationality Act, Harry (Zwi) Goldenberg (Sponder) shall be held and considered to be the natural-born accompanying alien child of Mr. and Mrs. Herbert Sponder, lawfully resident aliens of the United States.

Harry Goldenberg,
66 Stat. 176,
8 USC 1152.

SEC. 11. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, Marcos Legaspi, Junior, shall be held and considered to be the natural-born alien minor child of Marcos Legaspi, Senior, a citizen of the United States: *Provided*, That the natural parents of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Marcos Legaspi,
Jr.,
66 Stat. 166, 180,
8 USC 1101,
1155.

SEC. 12. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Branko Franovic, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Spiro Franovic, citizens of the United States: *Provided*, That the natural mother of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Branko Franovic.

SEC. 13. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Jose Fraga, shall be held and considered to be the natural-born alien child of Joseph Fraga, a citizen of the United States.

Jose Fraga.

SEC. 14. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Ida Colaizzi Di Benedetto, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Angelo Di Benedetto, citizens of the United States: *Provided*, That the natural mother of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Ida C. Di Benedetto.

SEC. 15. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Lewis Dosa, shall be held and considered to be the natural-born alien child of Mr. and Mrs. William Dosa, citizens of the United States: *Provided*, That the natural parents of Lewis Dosa shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Lewis Dosa.

Approved September 9, 1959.

Private Law 86-153

JOINT RESOLUTION

For the relief of certain aliens.

September 9, 1959
[H. J. Res. 444]

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, Issa Morcos Issa, Koa Lim, Yuen Q. Low, and Tarsem Singh Sihota 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. 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.

Issa Morcos Issa
and others,
66 Stat. 163,
8 USC 1101 note.

Quota deductions.