

parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

SEC. 3. For the purposes of sections 203(a) (3) and 205 of the Immigration and Nationality Act, Giuseppe Linfante shall be held and considered to be the minor alien child of Mr. and Mrs. Ovidio Linfante, lawful residents of the United States.

Giuseppe Linfante.
66 Stat. 178, 180.
8 USC 1153,
1155.

SEC. 4. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Lena Felicia Colletti, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Antonio Colletti, 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.

Lena F. Colletti.

SEC. 5. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, Dimitrios D. Kantartzoglou shall be held and considered to be the minor natural-born alien child of Mr. and Mrs. James D. Kantartzoglou, citizens 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.

Dimitrios D. Kantartzoglou.

SEC. 6. For the purposes of sections 101(a) (27) (A) and 205 of the Immigration and Nationality Act, Konstantina G. Gianebas shall be held and considered to be the minor natural-born alien child of George S. Gianebas, 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.

Konstantina G. Gianebas.

SEC. 7. Notwithstanding the provision of section 101(a) (35) of the Immigration and Nationality Act, Mrs. Ro A. Candelmo (Cho Ro A) shall be deemed to be within the purview of section 101(a) (27) (A) of the said Act.

Mrs. Ro A. Candelmo.

SEC. 8. For the purposes of the Immigration and Nationality Act, Lee Kuhn Wui and Makoto Yabusaki shall be deemed to be nonquota immigrants.

Lee K. Wui and Makoto Yabusaki.

Approved September 9, 1959.

Private Law 86-155

AN ACT

For the relief of Mrs. Joyce Lee Freeman.

September 9, 1959
[S. 539]

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, Mrs. Joyce Lee Freeman 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.

Joyce L. Freeman.
66 Stat. 163.
8 USC 1101
note.

Approved September 9, 1959.

Private Law 86-156

AN ACT

To exempt from all taxation certain property of the Association For Childhood Education International in the District of Columbia.

September 9, 1959
[S. 685]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the real prop-

Association For Childhood Education International, D.C.