

section 213 of such Act: *Provided further*, That this Act shall apply only to grounds for exclusion under paragraph (6) of section 212(a) of such Act known to the Secretary of State or the Attorney General prior to the date of the enactment of this Act.

8 USC 1183.

Approved September 14, 1959.

Private Law 86-166

AN ACT

For the relief of Matilda Kolich.

September 14, 1959
[S. 1613]

Be it enacted 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, Matilda Kolich, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Vid A. Kolich, citizens of the United States: *Provided*, That the natural parents of Matilda Kolich shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Matilda Kolich.
66 Stat. 166, 180.
8 USC 1101,
1155.

Approved September 14, 1959.

Private Law 86-167

AN ACT

For the relief of Donald G. Coplan.

September 14, 1959
[S. 1891]

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 Donald G. Coplan, Minneapolis, Minnesota, the sum of \$500. Such sum represents reimbursement in the amount of the judgment and costs for which the said Donald G. Coplan was held liable and has paid as a result of a civil action in the courts of the State of Minnesota. This civil action arose out of an accident which occurred on October 4, 1955, between an automobile owned by the said Richard Vossen and a United States mail truck driven by the said Donald G. Coplan, a motor vehicle operator in the Minneapolis post office motor vehicle service: *Provided*, That no part of the amount appropriated in this Act shall be paid 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 violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Donald G. Coplan.

Approved September 14, 1959.

Private Law 86-168

AN ACT

For the relief of Ourania Ben Blikas.

September 14, 1959
[S. 2101]

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

Ourania B. Blikas.

poses of sections 101(a)(27)(A) and 205 of the Immigration and Nationality Act, Ourania Ben Blikas shall be held and considered to be the natural-born minor-alien child of Mr. and Mrs. Ben John Blikas, 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.

Approved September 14, 1959.

Private Law 86-169

September 16, 1959
[S. 36]

AN ACT

For the relief of Page A. Wilson.

Page A. Wilson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Page A. Wilson, Major, U.S. Air Force, is hereby relieved of all liability for repayment to the United States of the sum of \$1,718.80, representing the balance as of May 1, 1959, of overpayments of longevity pay paid to him as the result of his claiming membership in the Enlisted Reserve Corps of the Army for the period November 17, 1930, to September 8, 1933, which period was disallowed by the Air Force after the said Page A. Wilson had been paid on the basis of such period for over fourteen years, the said Page A. Wilson having believed such period had been verified a short time after it had been originally claimed by him.

SEC. 2. The Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the said Page A. Wilson, any sum or amounts received or withheld from him after May 1, 1959, on account of the overpayments referred to in the first section of this Act.

Approved September 16, 1959.

Private Law 86-170

September 16, 1959
[S. 640]

AN ACT

For the relief of Annibale Giovanni Pellegrini.

Annibale G. Pellegrini.
66 Stat. 163.
8 USC 1101 note.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the administration of the Immigration and Nationality Act, Annibale Giovanni Pellegrini, shall be eligible for a visa as a nonimmigrant temporary visitor: *Provided*, That the administrative authorities find that the said Annibale Giovanni Pellegrini is coming to the United States for the purpose of adoption by Mr. and Mrs. Mose G. Quilici, citizens of the United States, and that he is found otherwise admissible under the immigration laws. In the event the adoption of the said Annibale Giovanni Pellegrini by the said Mr. and Mrs. Mose G. Quilici does not occur within the time necessary to conclude final adoption proceedings under the laws of the State in which the said Annibale Giovanni Pellegrini is to be adopted, he shall be required to depart from the United States and upon failure to do so shall be deported in accordance with the provisions of sections 242 and 243 of the Immigration and Nationality Act. In the event the adoption of the said Annibale Giovanni Pellegrini by the said Mr. and Mrs. Mose G. Quilici shall occur, the Attorney General is authorized and directed to record the

8 USC 1252,
1253.