

for repayment to the United States of overpayments of salary as an employee of the Veterans Administration Hospital, Murfreesboro, Tennessee, for the period from October 18, 1959, to June 29, 1960, which she received as the result of her promotion from grade GS-7 to grade GS-9 in violation of section 1310 of the Supplemental Appropriation Act, 1952 (the so-called Whitten amendment), as amended, the said Dellarose J. Dowler having been eligible for original appointment at grade GS-9 under a change in qualification standards which became effective two days after her original appointment to grade GS-7 on June 29, 1959.

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 Dellarose J. Dowler, the sum of any amounts received or withheld from her on account of the payments referred to in the first section of this Act.

Approved August 17, 1961.

65 Stat. 757.
5 USC 43 note.

Private Law 87-151

AN ACT

For the relief of Vasiliki Yeannakopoulos.

August 17, 1961
[S. 825]

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, Vasiliki Yeannakopoulos shall be held and considered to be the minor natural-born alien child of Peter Yeannakopoulos and his wife, Angelina Yeannakopoulos, 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.

Approved August 17, 1961.

Vasiliki Yeannakopoulos.
66 Stat. 166, 180.
8 USC 1101, 1155.

Private Law 87-152

AN ACT

For the relief of Mr. Najm Boulos Rihani.

August 17, 1961
[S. 944]

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, Mr. Najm Boulos Rihani 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. 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 August 17, 1961.

Najm B. Rihani.
66 Stat. 163.
8 USC 1101 note.

Quota deduction.