

Private Law 87-672

AN ACT

For the relief of Kim Chong Koo.

October 23, 1962
[S. 3215]

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, Kim Chong Koo may be classified as an eligible orphan within the meaning of section 101(b)(1)(F) of the said Act and a petition may be filed by the Reverend and Mrs. Kenneth J. Mitchell, citizens of the United States, in behalf of the said Kim Chong Koo pursuant to section 205(b) of the Immigration and Nationality Act subject to all the conditions in that section relating to eligible orphans.

Approved October 23, 1962.

Kim Chong Koo.

75 Stat. 650.
8 USC 1101.

8 USC 1155.

Private Law 87-673

AN ACT

For the relief of Doctor Felix Nabor Sabates.

October 23, 1962
[S. 3453]

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, Doctor Felix Nabor Sabates shall be held and considered to have been lawfully admitted to the United States for permanent residence on January 16, 1956.

SEC. 2. For the purposes of the Immigration and Nationality Act, Doctor Mehmet Vecihi Kalaycioglu shall be held and considered to have been lawfully admitted to the United States for permanent residence as of July 1, 1957, 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.

SEC. 3. For the purposes of the Immigration and Nationality Act, Ali Khosrowkhah shall be held and considered to have been lawfully admitted to the United States for permanent residence as of April 29, 1946.

Approved October 23, 1962.

Dr. Felix N.
Sabates.
66 Stat. 163.
8 USC 1101 note.Dr. Mehmet V
Kalaycioglu.

Quota deduction.

Ali Khosrowkhah.

Private Law 87-674

AN ACT

For the relief of Doctor Hans J. V. Tiedemann and family.

October 23, 1962
[H. R. 1563]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Attorney General and the Assistant Attorney General and Director, Office of Alien Property, Department of Justice, be and they are hereby authorized and directed to return to Doctor Hans J. V. Tiedemann all funds vested by vesting order numbered 5926 (11 Federal Register 2202, February 15, 1946), the principal amount of such funds having been deposited in 1940 pursuant to the advice of the American Embassy in Japan by Doctor J. V. Tiedemann on behalf of himself, his wife, Erica Tiedemann, and his son, Peter Tiedemann, before he and his family were interned in prison camps by the Japanese Government, as proof

Dr. Hans J. V.
Tiedemann and
family.

that he and his family would not become public charges after they had emigrated from Japan to the United States to become permanent residents.

Approved October 23, 1962.

Private Law 87-675

AN ACT

For the relief of Doctor Walter H. Duisberg.

October 23, 1962
[H. R. 8269]

Dr. Walter H.
Duisberg.

40 Stat. 411.
50 USC app. 1.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Attorney General, as successor to the Alien Property Custodian, is authorized and directed to pay to Doctor Walter H. Duisberg, out of vested funds now held under the provisions of the Trading With the Enemy Act, the sum of \$327,850. The payment of such sum shall be in full settlement of all claims of Doctor Walter H. Duisberg against the United States on account of matters set forth in his petition in the congressional reference case styled Walter H. Duisberg against the United States (congressional numbered 4-59). In said case the United States Court of Claims, in an order filed the 9th day of June 1961, based on a stipulation for entry of findings of fact and conclusion of law agreed to and signed by the attorneys for the respective parties therein, concluded that Doctor Walter H. Duisberg has an equitable claim against the United States for which he should be compensated in the aforesaid sum of \$327,850.

SEC. 2. No part of the amount paid by the Attorney General as successor to the Alien Property Custodian in excess of 17½ per centum thereof shall be paid or delivered or received by any agent or attorney on account of services rendered in connection with securing passage of a bill in Congress for the relief of Doctor Walter H. Duisberg and the preparation and settlement of the suit in the Court of Claims entitled "Doctor Walter H. Duisberg against United States" (congressional numbered 4-59), 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.

Approved October 23, 1962.

Private Law 87-676

AN ACT

For the relief of Molly Kwauk.

October 23, 1962
[H. R. 9669]

Molly Kwauk.
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)(1) of the Immigration and Nationality Act, Molly Kwauk may be issued a visa and admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: *Provided*, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act: *Provided further*, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

8 USC 1183.

Approved October 23, 1962.