Baton Rouge, Louisiana, the sum of $322.56. This sum represents the amount remaining due as compensation for services rendered the United States Post Office, Baton Rouge, Louisiana, during the period November 1, 1949, to and including May 7, 1952: Provided, That no part of the amount appropriated in this Act shall be paid or delivered 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.


Private Law 88-95

AN ACT October 29, 1963
For the relief of Specialist Five Curtis Melton, Junior. [H. R. 6377]

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 Specialist Five Curtis Melton, Junior (serial number RA24977421), the sum of $1,000. The payment of such sum shall be in full settlement of the claim of the said Specialist Five Curtis Melton, Junior, against the United States for losses suffered by him as the result of damage to his automobile in December 1959 while it was parked in front of his off-post residence in Kirchheimbolanden, Germany, caused by an Army vehicle being driven without authority and not on an authorized mission by a member of the Armed Forces: Provided, That no part of the amount appropriated in this Act in excess of 10 per centum thereof shall be paid or delivered 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.


Private Law 88-96

AN ACT November 13, 1963
For the relief of Kaino Hely Auzis. [S. 310]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purpose of sections 203(a)(2) and 205 of the Immigration and Nationality Act, Kaino Hely Auzis shall be held and considered to be the natural-born alien daughter of Aileen Ellen Auzis and Anthony Adolph Auzis, 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 November 13, 1963.