

Private Law 88-109

AN ACT

December 18, 1963
[H. R. 1414]

For the relief of Jan and Anna Smal (nee Dworzanski).

Jan and Anna
Smal.

75 Stat. 650.
8 USC 1101.
8 USC 1155.

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

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, Jan Smal (nee Dworzanski) may be classified as an eligible orphan within the meaning of section 101(b)(1)(F) of the Act, upon approval of a petition filed in his behalf by Mr. and Mrs. Joseph Smal, citizens of the United States, pursuant to section 205(b) of the Act, subject to all the conditions in that section relating to eligible orphans.

SEC. 2. For the purposes of sections 203(a)(2) and 205 of the Immigration and Nationality Act, Anna Smal (nee Dworzanski) shall be held and considered to be the natural-born alien daughter of Mr. and Mrs. Joseph Smal, citizens of the United States.

Approved December 18, 1963.

Private Law 88-110

AN ACT

December 18, 1963
[H. R. 5753]

Relating to the effective date of the qualification of the Steamship Trade Association of Baltimore-Waterfront Guard Association pension fund as a qualified trust under section 401(a) of the Internal Revenue Code of 1954.

Steamship Trade
Association of
Baltimore, Inc.
and others.

68A Stat. 134.
26 USC 401.
26 USC 501.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Steamship Trade Association of Baltimore, Incorporated-Waterfront Guard Association of the Port of Baltimore, Local 1852 Independent Watchmen's Association pension fund which was established by collective bargaining agreement effective April 1, 1955, and which has been held by the Internal Revenue Service to constitute a qualified trust under section 401(a) of the Internal Revenue Code of 1954, and to be exempt from taxation under section 501(a) of such Code, for years ending on or after June 2, 1962, shall be held and considered to have been a qualified trust under such section 401(a), and to have been exempt from taxation under section 501(a) for the period beginning on April 1, 1955, and ending on June 2, 1962, but only if it is shown to the satisfaction of the Secretary of the Treasury or his delegate that the trust has not in this period been operated in a manner which would jeopardize the interests of its beneficiaries.

Approved December 18, 1963.

Private Law 88-111

AN ACT

December 18, 1963
[H. R. 5902]

For the relief of Eric Voegelin and Luise Betty Onken Voegelin.

Eric and Luise
Betty O. Voegelin.

66 Stat. 269.
8 USC 1484.

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, the provisions of section 352(a)(1) shall be inapplicable in the cases of Eric Voegelin and Luise Betty Onken Voegelin: *Provided,* That they establish residence in the United States not later than February 9, 1967.

Approved December 18, 1963.