

supply for their house having been contaminated by the disposition of waste chemicals from the Rocky Mountain Arsenal, Colorado: *Provided*, That nothing in this Act shall constitute an admission of liability on the part of the United States.

Approved December 23, 1963.

Private Law 88-146

December 23, 1963
[S. 1269]

AN ACT

For the relief of the Arizona Milling Company of Phoenix, Arizona.

Arizona Milling
Co., Phoenix,
Ariz.

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 the Arizona Milling Company, Phoenix, Arizona, the sum of \$4,880.05. The payment of such sum shall be in full satisfaction of all claims of such company arising out of certain expenditures made by it for labor, methyl bromide gas, and other materials and equipment purchased or rented by it in order to accomplish a fumigation process in the company's Tucson plant which was made necessary when the United States Department of Agriculture imposed a twenty-day quarantine on such plant on the basis of a mistaken determination by the Department that specimens of larvae collected at that plant were grain feeding insects known as khapra beetles, the Department having subsequently removed such quarantine after notifying such company that the specimens had been erroneously identified: *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.

Approved December 23, 1963.

Private Law 88-147

December 23, 1963
[S. 1479]

AN ACT

For the relief of Doctor Demetrios Flessas and Doctor Eugenia Flessas.

Drs. Demetrios
and Eugenia Fles-
sas.

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, for the purposes of the Immigration and Nationality Act, Doctor Demetrios Flessas and Doctor Eugenia Flessas shall be held and considered to have been lawfully admitted to the United States for permanent residence as of March 10, 1953, and April 22, 1950, respectively.

Approved December 23, 1963.