Private Law 89-37

AN ACT
For the relief of Armando S. Arguilles.

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, Armando S. Arguilles 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 28, 1965.

Private Law 89-38

AN ACT
For the relief of Doctor Jose S. Lastra.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Doctor Jose S. Lastra may be naturalized upon compliance with all of the requirements of title III of the Immigration and Nationality Act, except that no period of residence or physical presence within the United States or any State shall be required in addition to his residence and physical presence within the United States since October 30, 1961.

Approved August 28, 1965.

Private Law 89-39

AN ACT
For the relief of Honorata A. Vda de Narra.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding any other provision of law, the Administrator of Veterans' Affairs is authorized and directed (1) to accept any application filed within one year after the date of enactment of this Act by Honorata A. Vda de Narra of the Republic of the Philippines for the payment of insurance benefits previously authorized under section 602(d) of the National Service Life Insurance Act of 1940 (now repealed), and (2) to pay to the said Honorata A. Vda de Narra any insurance benefits the Administrator determines would have been payable to her under such section had she made application for such benefits within the time period prescribed by section 602(d) (5) of such Act, the said Honorata A. Vda de Narra not having been officially notified by the Department of the Army until January 29, 1958, of the death of her son, Florentino A. Narra, who died on March 1, 1942, while serving in the Armed Forces of the United States.

Approved August 28, 1965.