Private Law 89-82
AN ACT
For the relief of Shu Hsien Chang.

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, Shu Hsien Chang shall be held and considered to have been lawfully admitted to the United States for permanent residence as of August 7, 1950.

Approved September 21, 1965.

Shu Hsien Chang.
66 Stat. 163.
8 USC 1101 note.

Private Law 89-83
AN ACT
For the relief of Chung J. Clark.

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, Chung J. Clark, the widow of a United States citizen who served honorably in the Armed Forces of the United States, shall be held and considered to be within the purview of section 101(a)(27)(A) of that Act and the provisions of section 205 of that Act shall not be applicable in this case.

Approved September 21, 1965.

Chung J. Clark.
Ante, p. 915.
8 USC 1101.
8 USC 1155.

Private Law 89-84
AN ACT
For the relief of Kris Ann Larsen.

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, Kris Ann Larsen 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 Mrs. Margaret A. Larsen, a citizen of the United States, in behalf of the said Kris Ann Larsen pursuant to section 205(b) of the Immigration and Nationality Act subject to all the conditions in that section relating to eligible orphans.

Approved September 21, 1965.

Kris Ann Larsen.
Ante, p. 917.
8 USC 1101.
8 USC 1155.

Private Law 89-85
AN ACT
For the relief of Specialist Manuel D. Racelis.

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, Specialist Manuel D. Racelis 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

Specialist Manuel D. Racelis.
66 Stat. 163.
8 USC 1101 note.
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 September 21, 1965.

Private Law 89-86

AN ACT
For the relief of Zenaida Quijano Lazaro.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That, notwithstanding
the provisions of section 212(a)(3) of the Immigration and
Nationality Act, Zenaida Quijano Lazaro 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 if the said Zenaida Quijano Lazaro is not entitled to medical care
under the Dependents' Medical Care Act (70 Stat. 250), a suitable
and proper bond or undertaking, approved by the Attorney General,
be deposited as prescribed by section 213 of the said Act.
Approved September 21, 1965.

Private Law 89-87

AN ACT
For the relief of Clarence L. Aiu and others.

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 each of the following
claimants, or to his survivors, the sum designated, in full satisfaction
of his claim against the United States, which sum represents the rea­
sonable value of each claimant's personal property lost, damaged, or
destroyed by, and personal expenses incurred as a result of, Typhoon
Karen which occurred at Guam, Marianas Islands, on November 11,
1962, where each claimant was required to be incident to his service as
an employee of the United States Government:
Clarence L. Aiu, $652.06; Ralph C. Alexander, $225; Ronald
E. Bereman, $570; Donald F. Berrigan, $660.77; John M. Bonvis­suto, $1,919.60; Thomas G. Brown, $2,475.45; Norman L. Butner,
$675; George T. Candy, $1,886; Willis S. Cannon, Junior, $2,134;
Harry Clark, Junior, $2,537.50; George DeLima, $801; John C.
Enlow, $198; Wilfrid F. Gehrkin, $325; Marvin A. Gradwohl,
$6,500; Emil E. Guenther, $881; Harold W. Hamm, Junior, $225;
Chester D. Hand, $1,638;
George T. Harris, $3,084.74; George F. Hartley, $1,951.50; Wil­
liam A. Hawkins, $618.22; Yushio Hirata, $1,290; Guy R. Hudson,
$1,476.10; Ronald H. Inefuku, $843.19; William G. Jackson,
$1,909; Loren E. Jones, $1,146.95; Leroy E. Joppie, $260; Arthur
K. Kawai, $529; Lyle V. Kilpatrick, $489; Verden Kim, $876;
Albert S. C. Kong, $3,181.40; James T. Kushima, $264.25; Wil­
liam A. Lawless, $1,503.83; Roy S. Makio, $797; Mannel Marin,
$6,500; K. Steward McClelland, $329;