with her parents, during her minority, when her father was serving abroad as a career Foreign Service officer of the United States, shall be held and considered to be compliance with the physical-presence requirement of section 301(a) (7) of the Immigration and Nationality Act, as amended.

Approved September 22, 1965.

Private Law 89-94

AN ACT
For the relief of Anna Maria Heiland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of paragraph (3) of section 212(a) of the Immigration and Nationality Act, Anna Maria Heiland may be issued an immigrant visa and admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of such Act: Provided, That if the said Anna Maria Heiland 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 Immigration and Nationality Act. This section shall apply only to grounds for exclusion under such paragraph known to the Secretary of State or the Attorney General prior to the date of the enactment of this Act.

Approved September 25, 1965.

Private Law 89-95

AN ACT
For the relief of John William Daugherty, Junior.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provision of section 212(a) (1) of the Immigration and Nationality Act, John William Daugherty, Junior, may be issued a visa and admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of that Act: Provided, That if the said John William Daugherty, Junior, 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 Immigration and Nationality Act: Provided further, 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.

Approved September 25, 1965.

Private Law 89-96

AN ACT
For the relief of Doctor Sedat M. Ayata.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the pur-
poses of the Immigration and Nationality Act, Doctor Sedat M. Ayata shall be held and considered to be lawfully admitted to the United States for permanent residence as of October 1, 1958.

Approved September 25, 1965.

Private Law 89-97

AN ACT
For the relief of Ming Chup Chau.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the administration of section 101(b)(1)(E) of the Immigration and Nationality Act, Ming Chup Chau shall be held and considered to be under twenty-one years of age.

Approved September 25, 1965.

Private Law 89-98

AN ACT
For the relief of Evangelia Moshou Kantas.

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, Evangelia Moshou Kantas may be classified as an eligible orphan within the meaning of section 101(b)(F) of the said Act and a petition may be filed by Mr. and Mrs. Jerry Kantas, citizens of the United States, in behalf of the said Evangelia Moshou Kantas 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 25, 1965.

Private Law 89-99

AN ACT
For the relief of Jennifer Ellen Johnson Mojdara.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time Jennifer Ellen Johnson Mojdara, daughter of Ambassador U. Alexis Johnson and Mrs. Patricia Ann Johnson, was residing abroad with her parents, during her minority, when her father was serving abroad as a career Foreign Service officer of the United States, shall be held and considered to be compliance with the physical-presence requirement of section 301(a)(7) of the Immigration and Nationality Act, as amended.

Approved September 25, 1965.