Private Law 89-163

AN ACT
For the relief of Doctor Jan Rosciszewski.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purpose of the Immigration and Nationality Act, Doctor Jan Rosciszewski shall be held and considered to have been lawfully admitted to the United States for permanent residence as of November 5, 1959.


Private Law 89-164

AN ACT
For the relief of Angelica Anagnostopoulos.

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, Angelica Anagnostopoulos may be classified as an eligible orphan within the meaning of section 101(b) (1) (F) of that Act, and a petition filed in her behalf by Mrs. Audrey T. Sanner, a citizen of the United States, may be approved pursuant to section 205(b) of that Act, subject to all the conditions in that section relating to eligible orphans.


Private Law 89-165

AN ACT
For the relief of Michael Hadjichristofas, Aphrodite Hadjichristofas and Paniote Hadjichristofas.

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, Michael Hadjichristofas and Aphrodite Hadjichristofas may be classified as eligible orphans within the meaning of section 101(b)(1)(F) of the Act, upon approval of petitions filed in their behalf by Mr. and Mrs. Edward J. Terzian, 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, Paniote Hadjichristofas shall be held and considered to be the natural-born alien son of Mr. and Mrs. Edward J. Terzian, citizens of the United States: Provided, That the natural parents of the beneficiary shall not, by virtue of such parentage, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Sec. 3. Section 205(c) of the Immigration and Nationality Act, relating to the number of petitions which may be approved, shall be inapplicable in these cases.