

SEC. 2. No part of the amount appropriated in this Act in excess of 20 per centum thereof shall be paid or delivered to or received by any grant or attorney on account of services rendered in connection with this claim, and the same is unlawful, any contract to the contrary notwithstanding. Violation of the provisions of this section is a misdemeanor punishable by a fine not to exceed \$1,000.

Approved October 29, 1971.

Private Law 92-34

November 5, 1971
[S. 137]

AN ACT

To provide for the conveyance of certain public lands in Wyoming to the occupants of the land.

Wyoming.
Conveyance.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized to convey to the successors in interest of Ferne M. McNeil all right, title, and interest of the United States, except right, title, and interest in deposits of oil and gas, in lands in resurvey lots 38C, 38D, and 38F (original survey southeast quarter southwest quarter, north half southeast quarter) section 25, township 52 north, range 103 west, sixth principal meridian, Park County, Wyoming, lying east and south of the Cody Canal. Such conveyance shall be made only upon application therefor within six months after the date of this Act, and upon payment of the fair market value of the land as of May 13, 1949, plus the administration costs of making the conveyance, as determined by the Secretary of the Interior, within one year after notification by the Secretary of the Interior of the amount due. In determining the fair market value of the land, the Secretary of the Interior shall not include any values added to the land by Ferne M. McNeil or her successors in interest or their heirs. Any conveyance made pursuant to this Act shall reserve to the United States all deposits of oil and gas in the lands, together with the right to mine and remove the same, under applicable laws and regulations established by the Secretary of the Interior.

SEC. 2. Acceptance of Ferne M. McNeil or her successors in interest of any conveyance made hereunder shall constitute a waiver and release by them of any and all claims against the United States arising out of the operation, maintenance, or construction of the Buffalo Bill Reservoir as now or hereafter authorized, including, without limitation, by reason of enumeration, claims for seepage, wave action, blowing silt, or increase in ground water level.

Approved November 5, 1971.

Private Law 92-35

November 23, 1971
[S. 389]

AN ACT

For the relief of Stephen Lance Pender, Patricia Jenifer Pender, and Denese Gene Pender.

Stephen L.,
Patricia J., and
Denese G. Pender.
66 Stat. 246,
8 USC 1433.

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 322(a) of the Immigration and Nationality Act, Carol H. Warren, the legal guardian of Stephen Lance Pender, Patricia Jenifer Pender, and Denese Gene Pender, may file petitions for naturalization in their behalf under that section, the

mother of the said Stephen Lance Pender, Patricia Jenifer Pender, and Denese Gene Pender having died prior to the filing of any such petition.

Approved November 23, 1971.

Private Law 92-36

AN ACT

For the relief of Eddie Troy Jaynes, Junior, and Rosa Elena Jaynes.

November 24, 1971
[S. 306]

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, Eddie Troy Jaynes, Junior, and Rosa Elena Jaynes shall be held and considered to have been lawfully admitted to the United States for permanent residence as of May 2, 1964, upon payment of the required visa fees.

Approved November 24, 1971.

Eddie T.
Jaynes, Jr., and
Rosa E. Jaynes.
66 Stat. 163.
8 USC 1101
note.

Private Law 92-37

AN ACT

For the relief of Chen-Pai Miao.

November 24, 1971
[S. 629]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, Chen-Pai Miao, who was lawfully admitted to the United States for permanent residence on August 30, 1966, shall be held and considered not to be within the classes of persons whose naturalization is prohibited by the provisions of section 313 of the Immigration and Nationality Act.

Approved November 24, 1971.

Chen-Pai Miao.

66 Stat. 240.
8 USC 1424.

Private Law 92-38

AN ACT

For the relief of the village of Orleans, Vermont.

November 24, 1971
[S. 708]

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 5103(d) of former title 39, United States Code, the Postmaster General is authorized and directed to (1) receive and consider any claims of the village of Orleans, Vermont, for the repayment of six unpaid United States money orders issued to such village in 1945 for the aggregate amount of \$527.31, and (2) provide for the payment of the face value of such money orders to such village.

Approved November 24, 1971.

Orleans, Vt.

74 Stat. 681.

Private Law 92-39

AN ACT

For the relief of Dorothy G. McCarty.

December 2, 1971
[S. 1810]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the administration of subchapter III (relating to civil service retirement) of

Dorothy G.
McCarty.