

poses of the Immigration and Nationality Act, Mrs. Maria G. Orsini (nee Mari), 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 officer to deduct one number from the total number of immigrant visas and conditional entries which are made available to natives of the country of the alien's birth under paragraphs (1) through (8) of section 203(a) of the Immigration and Nationality Act.

Approved December 2, 1971.

79 Stat. 912.
8 USC 1153.

Private Law 92-43

AN ACT

For the relief of Jesus Manuel Cabral.

December 2, 1971
[H. R. 1931]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Attorney General is authorized and directed to cancel any outstanding orders and warrants of deportation, warrants of arrest, and bond, which may have issued in the case of Jesus Manuel Cabral. From and after the date of the enactment of this Act, such alien shall not again be subject to deportation by reason of the same facts upon which such deportation proceedings were commenced or any such warrants and orders have issued.

Jesus M. Cabral.

Approved December 2, 1971.

Private Law 92-44

AN ACT

For the relief of Dah Mi Kim.

December 2, 1971
[H. R. 1962]

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, Dah Mi Kim may be classified as a child within the meaning of section 101(b)(1)(F) of the Act, upon approval of a petition filed in his behalf by Mr. and Mrs. Norman Gilpin, citizens of the United States, pursuant to section 204 of the Act. Section 204(c) of the Immigration and Nationality Act, relating to the number of petitions which may be approved, shall be inapplicable in this case: *Provided,* That the natural brothers or sisters of the beneficiary shall not, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Dah Mi Kim.

79 Stat. 917.
8 USC 1101.

8 USC 1154.

Approved December 2, 1971.

Private Law 92-45

AN ACT

For the relief of Mrs. Andree Simone Van Moppes and her son, Alain Van Moppes.

December 2, 1971
[H. R. 1970]

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, Mrs. Andree Simone Van Moppes and her son, Alain Van Moppes, shall be held

Mrs. Andree S.
and Alain Van
Moppes.

and considered to be within the purview of section 203(a) (2) of that Act and the provisions of section 204 of that Act shall not be applicable in these cases.

Approved December 2, 1971.

Private Law 92-46

AN ACT

For the relief of Park Ok Soo and Noh Mi Ok.

December 2, 1971
[H. R. 2087]

Park Ok Soo and
Noh Mi Ok.

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, Park Ok Soo and Noh Mi Ok may be classified as children within the meaning of section 101(b) (1) (F) of the Act, and a petition filed in their behalf of Mrs. G. B. Royal, a citizen of the United States, may be approved pursuant to section 204 of the Act: *Provided,* That the natural brothers or sisters of the beneficiaries shall not, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Approved December 2, 1971.

79 Stat. 917,
8 USC 1101.

8 USC 1154.

Private Law 92-47

AN ACT

For the relief of Jose Bettencourt de Simas.

December 2, 1971
[H. R. 2107]

Jose Bettencourt de Simas.

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) (9) of the Immigration and Nationality Act, Jose Bettencourt de Simas, 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 the 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.

Approved December 2, 1971.

66 Stat. 182;
75 Stat. 655,
8 USC 1182.

Private Law 92-48

AN ACT

For the relief of Nemesio Gomez-Sanchez.

December 2, 1971
[H. R. 2108]

Nemesio Gomez-Sanchez.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of section 101(a) (27) (B) of the Immigration and Nationality Act Nemesio Gomez-Sanchez shall be held and considered to be a returning resident alien.

Approved December 2, 1971.

79 Stat. 916,
8 USC 1101.