

the said Dulce Pilar Castin (Castin-Casas) shall not, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Approved October 11, 1974.

Private Law 93-94

AN ACT

For the relief of Caridad R. Balonan.

October 11, 1974  
[S. 2382]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of sections 203(a) (2) and 204 of the Immigration and Nationality Act, Caridad R. Balonan shall be held and considered to be the natural-born alien daughter of Felix O. Balonan, a lawful resident alien of the United States. No natural parent, brother, or sister of the said Caridad R. Balonan, by virtue of such relationship, shall be accorded any right, privilege, or status under the Immigration and Nationality Act.*

Caridad R.  
Balonan.  
8 USC 1153,  
1154.

8 USC 1101  
note.

Approved October 11, 1974.

Private Law 93-95

JOINT RESOLUTION

To grant the status of permanent residence to Ivy May Glockner formerly Ivy May Richmond nee Pond.

October 11, 1974  
[S. J. Res. 192]

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the case of Ivy May Glockner formerly Ivy May Richmond nee Pond, in whose case deportation was suspended in accordance with the provisions of section 19(c) (2) of the Immigration Act of February 5, 1917, as amended (39 Stat. 889; 54 Stat. 672-673), the Commissioner of Immigration and Naturalization is authorized and directed to cancel deportation proceedings and, in accordance with the provisions of the said section 19(c) (2) of the said Act, to record the alien's lawful admission for permanent residence as of June 9, 1946, upon payment of a fee of \$18 to the Commissioner.*

Ivy M. Glockner.

8 USC 155 note.

Approved October 11, 1974.

Private Law 93-96

AN ACT

For the relief of Thomas C. Johnson.

October 17, 1974  
[H. R. 6202]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Thomas C. Johnson, of Hingham, Massachusetts, is relieved of liability to the United States in the amount of \$2,382.94, representing overpayments of active duty pay received by him as a member of the United States Army for the period from July 5, 1967, to July 4, 1969, inclusive, as a result of an administrative error which, through no fault of his own, occurred in crediting him with service in the advanced Reserve Officers Training Corps program. In the audit and settlement of the accounts of any certifying or disbursing officer of the United States, full credit shall be given for the amount for which liability is relieved by this section.*

Thomas C. Johnson.