

**Private Law 94-109**  
**94th Congress**

**An Act**

For the relief of Mrs. Janette Flores Byrne.

Oct. 4, 1976  
[H.R. 7832]

*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. Janette Flores Byrne, the widow of a citizen of the United States, shall be held and considered to be within the purview of section 201(b) of that Act and the provisions of section 204 and section 245(c) of such Act shall not be applicable in this case.

Janette F. Byrne.

8 USC 1151.  
8 USC 1154,  
1255.

Approved October 4, 1976.

**Private Law 94-110**  
**94th Congress**

**An Act**

For the relief of Doctor Carlos Montenegro-Gorbitz, his wife, Maria Elena Olguin de Gorbitz, and their son, Carlos Gorbitz-Olguin.

Oct. 4, 1976  
[H.R. 10434]

*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 and section 21(e) of the Act of October 3, 1965, Doctor Carlos Montenegro-Gorbitz, his wife, Maria Elena Olguin de Gorbitz, and their son, Carlos Gorbitz-Olguin 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 fees. 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 reduce by the required numbers, during the current fiscal year or the fiscal year next following, the total number of immigrant visas which are made available to special immigrants as defined in section 101(a)(27)(A) of the Immigration and Nationality Act.

Dr. Carlos  
Montenegro-  
Gorbitz and  
others.  
8 USC 1151  
note.

8 USC 1101.

Approved October 4, 1976.

**Private Law 94-111**  
**94th Congress**

**An Act**

For the relief of Rosina C. Beltran.

Oct. 5, 1976  
[H.R. 4583]

*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, Rosina C. Beltran 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

Rosina C.  
Beltran.