

be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved October 14, 1976.

## Private Law 94-128 94th Congress

### An Act

For the relief of Eupert Anthony Grant.

Oct. 14, 1976

[H.R. 9543]

*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, Eupert Anthony Grant shall be held and considered to be the natural-born alien child of Ethel Maud Brown, a lawful permanent resident of the United States, and shall be held and considered to have a priority date for Western Hemisphere immigration as of January 22, 1973: Provided, That the natural parents and brothers and sisters of the beneficiary of this Act shall not, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.*

Eupert A. Grant.  
8 USC 1101 note.

Approved October 14, 1976.

## Private Law 94-129 94th Congress

### An Act

For the relief of Ljudevit Previc.

Oct. 14, 1976

[H.R. 11809]

*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 the provisions of section 312(1) of that Act shall be inapplicable in the case of Ljudevit Previc.*

Ljudevit Previc.  
8 USC 1423.

Approved October 14, 1976.

## Private Law 94-130 94th Congress

### An Act

For the relief of Barry Ray Leftwich Dibling.

Oct. 14, 1976

[H.R. 12707]

*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)(1) and 204 of the Immigration and Nationality Act, Barry Ray Leftwich Dibling shall be held and considered to*

Barry R. L.  
Dibling.  
8 USC  
1153,1154.

be the natural-born alien son of Ray E. Leftwich, a citizen of the United States.

Approved October 14, 1976.

**Private Law 94-131**  
**94th Congress**

**An Act**

Oct. 15, 1976  
[H.R. 13417]

For the relief of Dae Ho Park and Maria Park.

Dae Ho and  
Maria Park.

8 USC 1101.

8 USC 1154.

*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, Dae Ho Park and Maria Park may be classified as children within the meaning of section 101(b)(1)(F) of the Act, upon approval of a petition filed in their behalf by Mr. and Mrs. Neil Markva, citizens of the United States, pursuant to section 204 of the Act: *Provided,* That the natural parents or 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.

Sec. 2. 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.

Approved October 15, 1976.

**Private Law 94-132**  
**94th Congress**

**An Act**

Oct. 15, 1976  
[H.R. 14470]

For the relief of Raúl Eduardo Ringle.

Raúl E. Ringle.

8 USC 1101.

8 USC 1154.

*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, Raúl Eduardo Ringle 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. Edward Ringle, citizens of the United States, pursuant to section 204 of the Act: *Provided,* That the natural parents or 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.

Approved October 15, 1976.