

Private Law 97-48  
97th Congress

An Act

For the relief of Carole Joy Maxfield-Raynor and Bruce Sherlock Maxfield-Raynor, wife and husband, and their children Charlton Bruce Maxfield-Raynor and Maxine Anne Maxfield-Raynor.

Jan. 3, 1983  
[S. 717]

*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, Carole Joy Maxfield-Raynor and Bruce Sherlock Maxfield-Raynor, wife and husband, and their children Charlton Bruce Maxfield-Raynor and Maxine Anne Maxfield-Raynor 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 aliens as provided for in this Act, the Secretary of State shall instruct the proper officer to reduce by the proper number, during the current fiscal year or the fiscal year next following, the total number of immigrant visas which are made available to natives of the country of the aliens' birth under section 203(a) of the Immigration and Nationality Act or, if applicable, the total number of immigrant visas which are made available to natives of the country of the aliens' birth under section 202 of such Act.

Carole Joy  
Maxfield-  
Raynor, *et al.*

8 USC 1153.

8 USC 1152.

Approved January 3, 1983.

Private Law 97-49  
97th Congress

An Act

For the relief of Jerry L. Crow and Ralph D. and Connie V. Hubbell.

Jan. 3, 1983  
[S. 835]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Jerry L. Crow may, within one year of the date of enactment of this Act, select not more than ten acres of land from the public lands included in his original application to purchase a trade and manufacturing site located at mile numbered 68 on the Denali Highway in the State of Alaska, and shall notify the Secretary of the Interior of his intention to purchase the selected land under the provisions of this Act.

Jerry L. Crow  
and Ralph D.  
and Connie V.  
Hubbell.

SEC. 2. Notwithstanding the provisions of section 203 of the Federal Land Policy and Management Act (90 Stat. 2743) and as soon as practicable upon receipt of a notification under section 1 of this Act, the Secretary is directed to sell the selected land to Mr. Crow at a price based upon their fair market value as of the date of enactment of this Act, excluding any value added to the lands by Mr. Crow.

43 USC 1713.

SEC. 3. The Secretary shall offer to lease to Mr. Crow for thirty years, with an option to purchase, for use as a trade and manufacturing site, all or a portion of the lands included in his original application, with rental based on the land's fair market value. If the option to purchase is exercised by Mr. Crow, the purchase price shall be the fair market value at the time of purchase. Fair market value shall be determined by the Secretary or his designee.

SEC. 4. That the Secretary is hereby authorized and directed to convey to Ralph D. and Connie V. Hubbell, Carbondale, Colorado, all right, title, and interest to the United States in and to a tract of land situated in lot 19 of section 27, township 7 south, range 88 west of

the sixth principal meridian, Garfield County, Colorado, consisting of one and twenty-five one-hundredths acres, more or less. Notwithstanding any other provision of law, such conveyance shall be made upon prompt payment of the 1964 fair market value, as determined by the Secretary. For purposes of this Act, prompt payment shall be no more than thirty days after notification by the Secretary of such value.

Approved January 3, 1983.

Private Law 97-50  
97th Congress

An Act

For the relief of Jose Ramon Beltron Aivenda Ostler.

Jan. 3, 1983

[S. 1364]

Jose Ramon  
Beltron Aivenda  
Ostler.

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, Jose Ramon Beltron Aivenda Ostler of Orem, Utah, shall be classified as a child within the meaning of section 101(b)(1)(E) of such Act upon approval of a petition filed in his behalf by Mr. and Mrs. M. Ray Ostler of Orem, Utah, citizens of the United States, pursuant to section 204 of such Act. No natural parent, brother, or sister, if any, of Jose Ramon Beltron Aivenda Ostler shall, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Approved January 3, 1983.

Private Law 97-51  
97th Congress

An Act

For the relief of Cesar Noel Jump.

Jan. 3, 1983

[S. 1838]

Cesar N. Jump.

8 USC 1101.

*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, Cesar Noel Jump may be classified as a child within the meaning of section 101(b)(1)(E) of such Act upon approval of a petition filed on his behalf by Mr. and Mrs. Robert I. Jump, citizens of the United States: *Provided*, That the natural parents, brothers, and sisters of the said Cesar Noel Jump shall not, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act.

Approved January 3, 1983.