Private Law 98–49  
98th Congress  

For the relief of Fredrick Francisco Akers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for purposes of the Immigration and Nationality Act, Fredrick Francisco Akers shall be considered—

(1) to be the married son of a citizen of the United States; and
(2) to have had a petition filed with the Attorney General on July 16, 1974, and approved, on his behalf by his natural father, Kenas Akers, under section 204 of such Act to grant preference status under section 203(a)(4) of such Act by reason of such

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.


Private Law 98–50  
98th Congress  

For the relief of Hans Robert Beisch.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Hans Robert Beisch shall be held and considered to have satisfied the requirements of section 316 of the Immigration and Nationality Act relating to required periods of residence and physical presence within the United States and, notwithstanding the provisions of section 310(d) of that Act, may be naturalized at any time after the date of enactment of this Act if otherwise eligible for naturalization under the Immigration and Nationality Act.


Private Law 98–51  
98th Congress  

For the relief of Edgar Gildardo Herrera.

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, Edgar Gildardo Herrera 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