8 USC 1251.

knowledge prior to the enactment of this Act: Provided further, That while an alien, the beneficiary shall be subject to deportation, in accordance with section 241(a) (11) of the Immigration and Nationality Act, if, subsequent to the enactment of this Act, he is convicted of a violation of any law or regulation with regard to the illicit possession of narcotic drugs or marijuana or if he otherwise engages in conduct which would serve as the basis for deportation under such section.

Approved October 8, 1976. And Patrick Andry Treather and Los with and committee to bearing

Private Law 94–117 94th Congress

An Act

Oct. 8, 1976 [H.R. 12831]

For the relief of Mo Chong-Pu.

Mo Chong-Pu.

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, Mo Chong-Pu 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. Thomas Pitt, citizens of the United States, pursuant to section 204 of the Act. 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: *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 8, 1976.

Private Law 94-118 94th Congress

An Act

Oct. 8, 1976 [S. 3146]

For the relief of Leo J. Conway.

Leo J. Conway.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of \$5,000 to Leo J. Conway of Cleveland, Ohio, in full satisfaction of all claims against the United States of the said Leo J. Conway arising out of the crash of an airplane of the United States Government which the said Leo J. Conway, as an employee of the Department of the Treasury, was flying over Ashtabula, Ohio, on April 29, 1919, in connection with

the promotion of the Victory Liberty Loan Campaign.
Sec. 2. No part of the amount appropriated by this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the

contrary notwithstanding. Violation of this section shall be a misdemeanor punishable by a fine in any amount not exceeding \$1,000.

Approved October 8, 1976.

Private Law 94–119 94th Congress An Act

For the relief of Miss Mary Vance Trent.

Oct. 8, 1976 [S. 3380]

Mary V. Trent.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the annuity payable from the Foreign Service Retirement and Disability Fund pursuant to title VIII of the Foreign Service Act of 1946, as amended (22 U.S.C. 1061-1116), to Miss Mary Vance Trent, a retired Foreign Service officer, shall be adjusted and paid from its commencing date in the amount that would be payable if it had commenced April 1, 1974, disregarding service and salary earned on and after such date but basing the credit for unused sick leave on Miss Trent's sick leave balance on her actual date of separation.

Approved October 8, 1976.

content of the second of the s Private Law 94–120 94th Congress

An Act

For the relief of Orlando Garzón.

Oct. 8, 1976

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, Orlando Garzón may be classified as a child within the meaning of section 101(a)(1)(F) of the Act, upon approval of a petition filed in his behalf by Mr. and Mrs. Arnold Lindgren, citizens of the United States, pursuant to section 204 of the Act and the provisions of section 245(c) of that Act shall be inapplicable in this case: 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.

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.

inapplicable in this case.

Approved October 8, 1976.

[S. 3485]

Orlando Garzon.

8 USC 1101.

8 USC 1154. 1255.