

39 Stat. 875.

Immigration Act of 1917, as amended (U. S. C., title 8, section 136 (e)), which excludes from admission into the United States persons who have been convicted of or admit having committed a felony or other crime or misdemeanor involving moral turpitude, shall not hereafter apply to Mrs. Hildegard Pielecki Kennedy, the wife of an American citizen.

Approved May 19, 1952.

Private Law 631

CHAPTER 311

May 21, 1952
[S. 897]

AN ACT

For the relief of Mr. and Mrs. Thanos Mellos, Michel Mellos, and Hermine Fahnl.

Thanos Mellos
and others.

Quota deduc-
tions.

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 laws, Thanos Mellos, his wife, Elena Mellos-Nikolaidi, his son, Michel Mellos, and the son's nurse, Hermine Fahnl, 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 and head taxes.

SEC. 2. The Secretary of State is authorized and directed to instruct the proper quota-control officer to deduct four numbers from the non-preference category of the appropriate immigration quota for the first year such quota is available.

Approved May 21, 1952.

Private Law 632

CHAPTER 312

May 21, 1952
[S. 2463]

AN ACT

For the relief of Harvey T. Gracely.

Harvey T.
Gracely.

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, to Harvey T. Gracely, the sum of \$17,640.23, representing the amount paid by the said Harvey T. Gracely to the United States in settlement of liability for an alleged violation of Office of Price Administration regulations, the sales constituting such violations having been made in reliance upon assurances of the legality thereof given by district officials of the Office of Price Administration: Provided, That no part of the amount appropriated in 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. 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 May 21, 1952.