SEC. 3. There are hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this Act: *Provided*, That no more than \$2,700,000 be appropriated for this purpose in any one fiscal year.

Approved September 22, 1959.

Public Law 86-360

AN ACT

To repeal section 217 of the Merchant Marine Act, 1936, as amended.

September 22, 1959 [H. R. 5067]

Appropriation-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 217 of the Merchant Marine Act, 1936, as amended (56 Stat. 171; 46 U.S.C. 1127), is hereby repealed.

Approved September 22, 1959.

Public Law 86-361

AN ACT

To provide a further increase in the retired pay of certain members of the former Lighthouse Service.

September 22, 1959 [H. R. 5431]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the annual rate of retired pay of each person retired prior to January 1, 1958, under section 6 of the Act of June 20, 1918, as amended and supplemented, shall be increased, effective on the first day of the first calendar month following the date of enactment of this Act, by 10 per centum, or \$150 per annum, whichever is the greater.

Lighthouse Service.
Retired pay.
40 Stat. 608.
33 USC 763.

Approved September 22, 1959.

Public Law 86-362

AN ACT

To provide for absence from duty by civilian officers and employees of the Government on certain days, and for other purposes.

September 22, 1959 [H. R. 5752]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of provisions of law relating to pay and leave of absence of civilian officers and employees in or under the Government of the United States, with respect to New Year's Day (January 1), Washington's Birthday (February 22), Memorial Day (May 30), Independence Day (July 4), Veterans Day (November 11), Christmas Day (December 25), or any other day declared to be a holiday by Federal statute or Executive order, the following rules shall apply:

Federal employees. Legal holidays.

(1) If any such day shall occur on a Saturday, the day immediately preceding such Saturday shall be held and considered to be a legal public holiday, in lieu of such day which so occurs on such Saturday, (A) for such officers and employees whose basic workweek is Monday through Friday, and (B) for the purposes of section 205(d) of the Annual and Sick Leave Act of 1951 (65 Stat. 681), as amended (5 U.S.C. 2064(d)).

(2) If any such day shall occur on a regular weekly nonworkday of any officer or employee whose basic workweek is other than Monday through Friday (except the regular weekly nonworkday administratively scheduled for such officer or employee in lieu of Sunday) the workday immediately preceding such regular weekly nonworkday shall be held and considered to be a legal public holiday for such officer or employee in lieu of such day which so occurs on such regular weekly nonworkday.

Sec. 2. The first section of this Act, except clause (B) of paragraph (1) of such section, shall not apply to any officer or employee whose

basic workweek is Monday through Saturday.

SEC. 3. The preceding sections of this Act shall take effect on July 1, 1959.

Approved September 22, 1959.

Public Law 86-363

September 22, 1959 [H. R. 5896]

Effective date.

To provide for the entry of certain relatives of United States citizens and lawfully resident aliens.

Immigration and Nationality Act, amendments. 8 USC 1153. Immigration uotas, liberalization.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 203(a) (2) of the Immigration and Nationality Act (66 Stat. 178) is hereby amended by striking out the period and adding the following: "or who are the unmarried sons or daughters of citizens of the United

8 USC 1153.

Sec. 2. Section 203(a) (3) of the Immigration and Nationality Act (66 Stat. 178) is hereby amended by striking out the word "children" and substituting in lieu thereof "unmarried sons or daughters".

8 USC 1153.

SEC. 3. The second sentence of paragraph 4 of section 203(a) of the Immigration and Nationality Act (66 Stat. 178-179) is hereby amended to read: "Qualified quota immigrants of each quota area who are the brothers, sisters, married sons or married daughters of citizens of the United States shall be entitled to a preference of not exceeding 50 per centum of the immigrant visas available for issuance for each quota area under this paragraph, and such preference shall be available to the spouses and children of such qualified quota immigrants

and Spouse minorchildren of aliens. 8 USC 1153.

if accompanying them."

Sec. 4. Any alien who (1) is registered on a consular waiting list pursuant to section 203(c) of the Immigration and Nationality Act (66 Stat. 179) under a priority date earlier than December 31, 1953, and (2) is eligible for a quota immigrant status under the provisions of section 203(a) (2), (3), or (4) of such Act on the basis of a petition approved by the Attorney General prior to January 1, 1959, and the spouse and the children of such alien, shall be held to be nonquota immigrants and, if otherwise admissible under the provisions of the Immigration and Nationality Act, shall be issued nonquota immigrant visas: *Provided*, That, upon his application for an immigrant visa, and for his admission into the United States, the alien is found to have retained his relationship to the petitioner, and status, as established in the approved petition.

Non quota sta-8 USC 1155.

Sec. 5. (a) Section 205(b) of the Immigration and Nationality Act (66 Stat. 180) is hereby amended to read: