

-----  
IN THE SENATE OF THE UNITED STATES  
-----

Mr. Tsongas introduced the following bill; which was read twice  
and referred to the Committee on \_\_\_\_\_  
-----

A BILL

For the relief of Somjai Sriweownetr and Chalvay Sriweownetr,  
husband and wife, and their children, Somkiat Sriweownetr,  
Siriluck Sriweownetr and Luckana Sriweownetr .

1       Be it enacted by the Senate and House of Representatives  
2 of the United States of America in Congress assembled, That,  
3 notwithstanding paragraph (14) of section 212 (a) of the  
4 Immigration and Nationality Act, for purposes of such Act,  
5 Somjai Sriweownetr and Chalvay Sriweownetr, husband and wife,  
6 and their children, Somkiat Sriweownetr, Siriluck Sriweownetr  
7 and Luckana Sriweownetr shall be held and considered to have  
8 been lawfully admitted to the United States for permanent  
9 residence as of the date of the enactment of this Act upon  
10 payment of the required visa fees. Upon the granting of  
11 permanent residence to such aliens as provided for in this  
12 Act, the Secretary of State shall instruct the proper officer  
13 to reduce by the proper number, during the current fiscal  
14 year or the fiscal year next following, the total number of  
15 immigrant visas which are made available to natives of the  
16 country of the aliens' birth under section 203 (a) of the  
17 Immigration and Nationality Act or, if applicable, the total  
18 number of immigrant visas which are made available to natives  
19 of the country of the aliens' birth under section 202 of such  
20 Act.