111TH CONGRESS 1ST SESSION H.R.357

For the relief of Jose de Jesus Ibarra, Monica Ibarra Rodriguez, and Cristina Gamez.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 8, 2009

Ms. EDDIE BERNICE JOHNSON of Texas introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

For the relief of Jose de Jesus Ibarra, Monica Ibarra Rodriguez, and Cristina Gamez.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. WAIVER OF GROUNDS FOR REMOVAL OF, DE-

4 NIAL OF ADMISSION TO, JOSE DE JESUS
5 IBARRA, MONICA IBARRA RODRIGUEZ, AND
6 CRISTINA GAMEZ.

7 (a) IN GENERAL.—Notwithstanding sections 212(a)
8 and 237(a) of the Immigration and Nationality Act, Jose
9 de Jesus Ibarra, Monica Ibarra Rodriguez, and Cristina
10 Gamez may not be removed from the United States, or

denied admission to the United States, by reason of any
 act that is a ground for removal or denial of admission
 and is reflected in the records of the Department of Home land Security, or the Visa Office of the Department of
 State, on the date of the enactment of this Act.

6 (b) RESCISSION OF OUTSTANDING ORDER OF RE-7 MOVAL.—The Secretary of Homeland Security shall re-8 scind any outstanding order of removal, or any finding of 9 inadmissibility or deportability, that has been entered 10 against Jose de Jesus Ibarra, Monica Ibarra Rodriguez, 11 or Cristina Gamez by reason of any act described in sub-12 section (a).

13 Establishment GOOD MORAL (c) \mathbf{OF} CHAR-ACTER.—Notwithstanding section 101(f) of the Immigra-14 15 tion and Nationality Act, any act described in subsection (a) may not be considered in determining whether each 16 17 Jose de Jesus Ibarra, Monica Ibarra Rodriguez, or 18 Cristina Gamez is, or during any period has been, a person of good moral character for purposes of the Immigration 19 and Nationality Act. 20

 \bigcirc