







A DATASHEET

Trends and Policy: U.S. Immigration

This first in a planned series of in-depth primary source collections to support research and learning on policy related to today's most pressing issues.

In the past, students and researchers have had to piece together information gathered from separate sources for a complete understanding of U.S. government policy on immigration.

But **Trends and Policy: U.S. Immigration** simplifies the discovery process by providing a single location to cross-search relevant documents from 1790-today. These include U.S. immigration laws and other content from the legislative branch, reports and statistics from the executive and judicial branches and news content to provide additional information and context.

Statistics from many reports have been extracted and converted into CSV and Excel tables and for the first time ever users can download and work directly with many of the statistics.

PUBLIC LAW 89-236--OCT. 3, 1965

Public Law 89-236

AN ACT

Be it enough the fanograph and automatify act, and for other purposes. Be it enough by the Senate and House of Representatives of the United States of America in Congress assembled, That section 201 of the Immigration and Nationes' Act (66 Stat. 176; 8 U.S.C. 1151) be amended to read as follows:

"Sex. 201. (a) Exclusive of special immigrants defined in section 101(a) (27), and of the immediate relatives of United States citizens specified in subsection (b) of this section, the number of aliens who may be issued immigrant visas or who may otherwise acquire the status of an alien lavafully admitted to the United States for permanent residence, or who may, pursuant to section 203 (a) (7) enter conditionally, (1) shall not in any of the first three quarters of any fiscal year exceed a total of 170,000.

(1) shall not in any of the first three quarters of any fiscal year exceed a total of 45,000 and (ii) shall not in any fiscal year exceed a total of 170,000.

(a) The 'immediate relatives' referred to in subsection (a) of this section shall mean the children, spouses, and parents of a citizen of this section shall mean the children, spouses, and parents of a citizen of this section shall mean the children, spouses, and parents of a citizen of the section shall mean the children, spouses, and parents of a citizen of the section shall mean the children, spouses, and parents of a citizen of the section shall mean the children, spouses, and parents of a citizen of the section as immigrants shall be admitted as such, without regard to the numerical limitations in this Act.

(c) During the period from July 1, 1965, through June 30, 1968, the samual quota of any quota area, shall be the same as that which existed for that area on June 30, 1965. The Secretary of State shall, not later than on the sixtleth day immediately following the date of section of this subsection and again on or before September 1, 1966, and the section of the subsection of the subsection. The immigration pool Allocation of this section. The immigration pool allocations of this act who are subsection. The immigration pool and the subsection (a) of this section. The immigration pool and the order of priority specified in section 203 without regard to the terminate June 30, 1968. Thereafter immigrants otherwise admissible under the provisions of this Act who are subject to the numerical limitations of the correct of priority specified in section shall be admirgurants otherwise subsection (a) of this section shall be admirgurants on the order of priority specified in section shall be

the percentage imitiations ran in the view section 203. Section 202 of the Immigration and Nationality Act (66 Stat. 176; 8 U.S.C. 1182) is amended to read as follows:

"(a) No person shall receive any preference or priority or be discriminated against in the issuance of an immigrant vise because of his race, sex, nationality, place of birth, or place of residence, except as specifically provided in section 101(a) (27), section 201(b), and section 206: Provided, That the total number of immigrant visus and the









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With Trends and Policy: U.S. Immigration, students and researchers can:

- **Explore** immigration policies through topic pages organized according to laws, events and countries of origin; and timelines that provide a linear perspective on the development of policy
- **Connect** U.S. government policy with its impact and consequences by crosssearching with news articles, reports and other data sources for greater context and understanding
- **Analyze and gain insight** from these various information sources to draw independent conclusions resulting in better research and learning outcomes

Curated Topic Pages cover such areas as:

- Border security
- · Detention of children
- Deferred Action for Childhood Arrivals (DACA)
- · Refugees and asylum seekers
- · Sanctuary cities

This collection provides critical insight and information across disciplines including;

- History
- · Political Science
- · Public Policy
- · Latin American Studies
- · Asian American Studies
- · Sociology and Criminal Justice
- Economics
- · and more







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