## TITLE II

## United States Citizenship and Nationality

Section 201. The following persons and their children under the age of 18 years on the effective date of this Section, who are not citizens or nationals of the United States under any other provisions of law, and who have taken no affirmative steps to preserve or acquire foreign nationality, are declared to be citizens of the United States, except as otherwise provided in Section 202:

- (a) All persons born in the Northern Mariana
  Islands who are citizens of the Trust Territory of the
  Pacific Islands on the day preceding the effective date of
  this Section, and who on that date reside or are domiciled in
  the Northern Mariana Islands or in any area in or under the
  jurisdiction of the United States;
- (b) All persons who are citizens of the Trust

  Territory of the Pacific Islands on the day preceeding the effective date of this Section, who have been domiciled continuously in the Northern Mariana Islands for at least five years immediately prior to that date, and who, unless under age, have registered to vote in district elections in the Mariana Islands District prior to January 1, 1975; and

(c) All persons domiciled in the Northern

Mariana Islands on the day preceding the effective day of

this Section, who, although not citizens of the Trust Territory

of the Pacific Islands, do not on that day owe allegiance to any

foreign state, and who on that date have been domiciled contin
uously in the Northern Mariana Islands since at least January 1,

1974.

Section 202. Any person who becomes a citizen of the United States solely by virtue of the provisions of Section 201 may within six months after the effective date of that Section or within six months after reaching the age of 18 years, which ever date is the later, become a national but not a citizen of the United States by making a declaration under oath before any federal court or a court of general jurisdiction in the Commonwealth in the form as follows:

"I . . . . . being duly sworn, hereby declare my intention to be a national but not a citizen of the United States."

Section 203. All persons born in the Commonwealth on or after the effective date of this Section and subject to the jurisdiction of the United States, shall be citizens of the United States.

[Section 204. For the purpose of Section 201, domicile means that place where a person maintains a residence with the intention of continuing such residence for an unlimited or indefinite period, and to which such person has the intention of returning whenever he is absent, even for

an extended period.]

## NOTES

- l. Provisions in both drafts granting the federal court for the Northern Marianas and the local courts of general jurisdiction authority to naturalize persons as citizens of the United States, CA §305, Cov. §204, have tentatively been moved to Title V (Applicability of United States Laws).
- 2. The provisions in the MPSC draft dealing with residence in the Northern Marianas for naturalization purposes, CA §304, have been moved to Title V (Applicability of United States Laws). There are no comparable provisions in the U.S. draft.
- 3. Section 204, above, is placed in brackets because the drafters believe consideration should be given to dropping it as unnecessary.