

five qualified physicians, of whom one only shall be an Army officer and one only a Navy officer, and the three remaining members shall be qualified civilian physicians not employed by the Federal Government, who shall examine the physical, mental, and moral qualification requirements for admission to the Army, Navy, and Marine Corps, and recommend to the President any changes therein which they believe can be made without impairing the efficiency of the armed services. The commission shall especially consider the establishment of special standards for men who will be inducted only for limited service. The Director of Selective Service shall cause to be reexamined those men, including those previously discharged from the armed services because of physical disability, who may qualify under any new standards established."

SEC. 5. Any registrant within the categories herein defined when it appears that his induction will shortly occur shall, upon request, be ordered by his local board in accordance with schedules authorized by the Secretary of War, the Secretary of the Navy, and the Director of Selective Service, to any regularly established induction station for a preinduction physical examination, subject to reexaminations.

The commanding officer of such induction station where such physical examination is conducted under this provision shall issue to the registrant a certificate showing his physical fitness or lack thereof, and this examination shall be accepted by the local board, subject to periodic reexamination. Those registrants who are classified as I-A at the time of such physical examination and who are found physically qualified for military service as a result thereof, shall remain so classified and report for induction in regular order.

SEC. 6. The Director of Selective Service shall obtain full and complete information from the various agencies, departments, and branches of the Federal Government, and from other sources, concerning requests for deferment, deferments, exemptions, rejections, discharges, inductions, enlistments, replacement schedules, and other matters with respect to registrants, whether or not they are members of the armed forces, or whether or not they are Government or private employees; and he shall report that information, together with the manner in which the provisions of the Selective Training and Service Act of 1940, as amended, are being administered, to the Senate and House Committees on Military Affairs monthly or at such intervals as the Committees may designate from time to time.

SEC. 7. Except as provided in this Act, all laws and parts of laws in conflict with the provisions of this Act are hereby suspended to the extent of such conflict for the period in which this Act shall be in force.

Approved December 5, 1943.

Membership.

Duties.

Special standards for limited service.

Preinduction physical examination.

Issuance of certificate.

Class I-A registrants.

Information concerning registrants.

Reports to Congress.
54 Stat. 885.
50 U. S. C. app. §§
301-318; Supp. II, §§
302-315.
Ante, pp. 164, 391.

Suspension of conflicting laws.

[CHAPTER 343]

AN ACT

To amend the Act providing for the payment of allowance on death of officer or enlisted man to widow, or person designated, and for other purposes.

December 17, 1943
[H. R. 2188]
[Public Law 198]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to provide for the payment of six months' pay to the widow, children, or other designated dependent relative of any officer or enlisted man of the Regular Army whose death results from wounds or disease not the result of his own misconduct" (41 Stat. 367), approved December 17, 1919, as amended and supplemented (42 Stat. 1385; 45 Stat. 249; 55 Stat. 796; 10 U. S. C. 903, 903a), be, and the same is hereby further amended by inserting at the end thereof the

Army.
Payment of six months' death gratuity.

10 U. S. C., Supp. II, § 456.

Death of beneficiary before payment.

Determination of payee if dependent relative not designated.

Prior payments.

following: "*And provided further*, That in the event of the death of any beneficiary before payment to and collection by such beneficiary of the amount authorized herein, such gratuity shall be paid to the next living beneficiary in the order of succession above stated: *And provided further*, That if there be no widow, child, or previously designated dependent relative, the Secretary of War shall cause the amount herein provided to be paid to any grandchild, parent, brother or sister, or grandparent shown to have been dependent upon such officer or enlisted man prior to his death, and the determination of such fact by the Secretary of War shall be final and conclusive upon the accounting officers of the Government: *And provided further*, That the last foregoing proviso shall be effective as of August 27, 1940."

SEC. 2. Nothing herein shall be construed to invalidate or in any manner affect any payments made prior to the date of the approval of this Act, but no gratuity payment shall hereafter be made to the representative of the estate of a beneficiary who died prior to such approval.

Approved December 17, 1943.

[CHAPTER 344]

AN ACT

To repeal the Chinese Exclusion Acts, to establish quotas, and for other purposes.

December 17, 1943
[H. R. 3070]
[Public Law 199]

Chinese Exclusion Acts, repeal.

8 U. S. C. § 263 et seq.
8 U. S. C. § 293.

8 U. S. C. § 204.
8 U. S. C. § 262.

8 U. S. C. § 263 et seq.
28 U. S. C. § 49.
8 U. S. C. § 271.

8 U. S. C. § 299.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following Acts or parts of Acts relating to the exclusion or deportation of persons of the Chinese race are hereby repealed: May 6, 1882 (22 Stat. L. 58); July 5, 1884 (23 Stat. L. 115); September 13, 1888 (25 Stat. L. 476); October 1, 1888 (25 Stat. L. 504); May 5, 1892 (27 Stat. L. 25); November 3, 1893 (28 Stat. L. 7); that portion of section 1 of the Act of July 7, 1898 (30 Stat. L. 750, 751), which reads as follows: "There shall be no further immigration of Chinese into the Hawaiian Islands except upon such conditions as are now or may hereafter be allowed by the laws of the United States; and no Chinese, by reason of anything herein contained, shall be allowed to enter the United States from the Hawaiian Islands."; section 101 of the Act of April 30, 1900 (31 Stat. L. 141, 161); those portions of section 1 of the Act of June 6, 1900 (31 Stat. L. 588, 611), which read as follows: "And nothing in section four of the Act of August fifth, eighteen hundred and eighty-two (Twenty-second Statutes at Large, page two hundred and twenty-five), shall be construed to prevent the Secretary of the Treasury from hereafter detailing one officer employed in the enforcement of the Chinese Exclusion Acts for duty at the Treasury Department at Washington. * * * and hereafter the Commissioner-General of Immigration, in addition to his other duties, shall have charge of the administration of the Chinese exclusion law * * *, under the supervision and direction of the Secretary of the Treasury."; March 3, 1901 (31 Stat. L. 1093); April 29, 1902 (32 Stat. L. 176); April 27, 1904 (33 Stat. L. 428); section 25 of the Act of March 3, 1911 (36 Stat. L. 1087, 1094); that portion of the Act of August 24, 1912 (37 Stat. L. 417, 476), which reads as follows: "*Provided*, That all charges for maintenance or return of Chinese persons applying for admission to the United States shall hereafter be paid or reimbursed to the United States by the person, company, partnership, or corporation, bringing such Chinese to a port of the United States as applicants for admission."; that portion of the Act of June 23, 1913 (38 Stat. L. 4, 65), which reads as follows: "*Provided*, That from and after July first, nineteen hundred and thirteen, all Chinese persons ordered deported under judicial writs shall be