Section 1006, act Oct. 14, 1940, ch. 876, title III, §706, as added Dec. 28, 1945, ch. 590, (c)(2), 59 Stat. 658, related to time of service limitation. See section 1440 of this title.

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  - Domestic violence information and resources for immigrants and regulation of international marriage brokers.
  - Protections for domestic workers and other nonimmigrants.
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- Maintenance of statistics by the Department of Homeland Security.
  - Secretary of Labor report. Acceptance and administration of gifts for immigration integration grants program.

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  - Persons born in Hawaii.
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- Prohibition upon the naturalization of persons opposed to government or law, or who favor totalitarian forms of government.
- Ineligibility to naturalization of deserters from the Armed Forces.
- Citizenship denied alien relieved of service in Armed Forces because of alienage.
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- 1434. Repealed.
- 1435. Former citizens regaining citizenship.
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- armed forces of foreign countries during World War II.
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- 1440–1. Posthumous citizenship through death while on active-duty service in armed forces during World War I, World War II, the Korean hostilities, the Vietnam hostilities, or in other periods of military hostilities.

1440a to 1440d. Omitted.

- 1440e. Exemption from naturalization fees for aliens naturalized through service during Vietnam hostilities or other subsequent period of military hostilities; report by clerks of courts to Attorney General.
- 1440f. Fingerprints and other biometric information for members of the United States Armed Forces.
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- 1441. Constructive residence through service on certain United States vessels.
- 1442. Alien enemies.
- 1443. Administration.
- 1443a. Naturalization proceedings overseas for members of the Armed Forces and their spouses and children.
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- 1445. Application for naturalization; declaration of intention.
- 1446. Investigation of applicants; examination of applications.
- 1447. Hearings on denials of applications for naturalization.
- 1448. Oath of renunciation and allegiance.
- 1448a. Address to newly naturalized citizens.1449. Certificate of naturalization; contents.
- 1450. Functions and duties of clerks and records of declarations of intention and applications for naturalization.
- 1451. Revocation of naturalization.
- 1452. Certificates of citizenship or U.S. non-citizen national status; procedure.
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# PART III—LOSS OF NATIONALITY

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  - 22. Authorization for programs for domestic resettlement of and assistance to refugees.
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# SUBCHAPTER I—GENERAL PROVISIONS

# §1101. Definitions

(a) As used in this chapter—

(1) The term "administrator" means the official designated by the Secretary of State pursuant to section 1104(b) of this title.

(2) The term "advocates" includes, but is not limited to, advises, recommends, furthers by overt act, and admits belief in.

(3) The term "alien" means any person not a citizen or national of the United States.

(4) The term "application for admission" has reference to the application for admission into the United States and not to the application for the issuance of an immigrant or nonimmigrant visa.

(5) The term "Attorney General" means the Attorney General of the United States.

(6) The term "border crossing identification card" means a document of identity bearing that designation issued to an alien who is lawfully admitted for permanent residence, or to an alien who is a resident in foreign contiguous territory, by a consular officer or an immigration officer for the purpose of crossing over the borders between the United States and foreign contiguous territory in accordance with such conditions for its issuance and use as may be prescribed by regulations. Such regulations shall provide that (A) each such document include a biometric identifier (such as the fingerprint or handprint of the alien) that is machine readable and (B) an alien presenting a border crossing identification card is not permitted to cross over the border into the United States unless