Sec.

§§ 903a, 903b. Transferred

Editorial Notes

CODIFICATION

Sections 903a and 903b transferred to sections 1731 and 1732, respectively, of Title 22, Foreign Relations and Intercourse.

§§ 904 to 907. Repealed. June 27, 1952, ch. 477, title IV, §403(a)(42), 66 Stat. 280, eff. Dec. 24, 1952

Section 904, act Oct. 14, 1940, ch. 876, title I, subchap. V, §504, 54 Stat. 1172, related to repeals.

Section 905, act Oct. 14, 1940, ch. 876, title I, subchap. V, §505, 54 Stat. 1174, related to separability clause.

Section 906, act Oct. 14, 1940, ch. 876, title I, subchap. V, §505, 54 Stat. 1174, related to effective date of chapter.

Section 907, act Oct. 14, 1940, ch. 876, title I, 1, 54 Stat. 1137, related to short title of chapter.

Editorial Notes

Specific Repeals by Act October 14, 1940

In addition to the provisions from which former section 904 was taken, section 504 of act Oct. 14, 1940, specifically repealed all or parts of the following: Title 8, §§1, 3, 5a-1, 5d, 5e, 6, 7, 8, 9, 9a, 11, 16, 17, 17a, 18, 106, 106a, 106b, 106c, 351, 352, 353, 354, 356, 356a, 357, 358, 358a, 360, 362, 364, 365, 366, 366a, 367, 368, 368a, 369, 369a, 372, 372a, 373, 377, 377b, 377c, 378, 379, 380, 380a, 380b, 381, 382, 382a, 382b, 382c, 384, 385, 386, 387, 388, 389, 390, 391, 392, 392b, 392c note, 392d note, 392e, 392f, 392g, 393, 394, 395, 396, 397, 398, 399, 399a, 399b, 399c, 399d, 399e, 399f, 400, 401, 402, 403, 404, 405, 4008, 400, 410, 411, 412, 413, 414, 415; Title 18, §§135, 137, 138, 139, 140, 141, 142, 143; Title 39, §324; Title 48, §733b; former Title 50 App., §202.

SUBCHAPTER VI—NATURALIZATION OF PERSONS SERVING IN THE ARMED FORCES OF THE UNITED STATES DURING WORLD WAR II

§§ 1001 to 1006. Repealed. June 27, 1952, ch. 477, title IV, §403(a)(42), 66 Stat. 280, eff. Dec. 24, 1952

Section 1001, act Oct. 14, 1940, ch. 876, title III, 011, as added Mar. 27, 1942, ch. 199, title X, 0101, 56 Stat. 182; amended Dec. 22, 1944, ch. 662, 158 Stat. 886; Dec. 28, 1945, ch. 590, 1(c)(1), 59 Stat. 658, related to exceptions from certain requirements of naturalization of persons serving in the armed forces during World War II. See section 1440 of this title.

Section 1002, act Oct. 14, 1940, ch. 876, title III, §702, as added Mar. 27, 1942, ch. 199, title X, §1001, 56 Stat. 182; amended Dec. 22, 1944, ch. 662, §2, 58 Stat. 887, related to alien serving outside of jurisdiction of naturalization court. See section 1440 of this title.

Section 1003, act Oct. 14, 1940, ch. 876, title III, §703, as added Mar. 27, 1942, ch. 199, title X, §1001, 56 Stat. 183, related to waiver of notice to commissioner in case of alien enemy. See section 1440 of this title.

Section 1004, act Oct. 14, 1940, ch. 876, title III, §704, as added Mar. 27, 1942, ch. 199, title X, §1001, 56 Stat. 183, related to persons excepted from former subchapter. See section 1440 of this title.

Section 1005, act Oct. 14, 1940, ch. 876, title III, §705, as added Mar. 27, 1942, ch. 199, title X, §1001, 56 Stat. 183, related to forms, rules and regulations. See section 1440 of this title.

Section 1006, act Oct. 14, 1940, ch. 876, title III, 706, as added Dec. 28, 1945, ch. 590, 1(c)(2), 59 Stat. 658, related to time of service limitation. See section 1440 of this title.

CHAPTER 12—IMMIGRATION AND NATIONALITY

SUBCHAPTER I—GENERAL PROVISIONS

- 1101. Definitions.
- 1102. Diplomatic and semidiplomatic immunities.
- 1103. Powers and duties of the Secretary, the Under Secretary, and the Attorney General.
- 1104. Powers and duties of Secretary of State.
- 1105. Liaison with internal security officers; data exchange.
- 1105a. Employment authorization for battered spouses of certain nonimmigrants.
- Repealed.
 Additional report.
- - SUBCHAPTER II—IMMIGRATION

PART I—SELECTION SYSTEM

- 1151. Worldwide level of immigration.
- 1151a. Repealed.
- 1152. Numerical limitations on individual foreign states.
- 1153. Allocation of immigrant visas.
- 1154. Procedure for granting immigrant status.
- 1155. Revocation of approval of petitions; effective date.
- 1156. Unused immigrant visas.
- 1157. Annual admission of refugees and admission of emergency situation refugees.
- 1158. Asylum.
- 1159. Adjustment of status of refugees.
- 1160. Special agricultural workers.
- 1161. Repealed.
- PART II—ADMISSION QUALIFICATIONS FOR ALIENS; TRAVEL CONTROL OF CITIZENS AND ALIENS
- 1181. Admission of immigrants into the United States.
- 1182. Inadmissible aliens.
- 1182a to 1182c. Repealed.
- 1182d. Denial of visas to confiscators of American property.
- 1182e. Denial of entry into United States of foreign nationals engaged in establishment or enforcement of forced abortion or sterilization policy.
- 1182f. Denial of entry into United States of Chinese and other nationals engaged in coerced organ or bodily tissue transplantation.
- 1183. Admission of aliens on giving bond or undertaking; return upon permanent departure.
- 1183a. Requirements for sponsor's affidavit of support.
- 1184. Admission of nonimmigrants.
- 1184a. Philippine Traders as nonimmigrants.
- 1185. Travel control of citizens and aliens.
- 1186 Transferred
- 1186a. Conditional permanent resident status for certain alien spouses and sons and daughters
- 1186b. Conditional permanent resident status for certain alien entrepreneurs, spouses, and
- children.
- 1187. Visa waiver program for certain visitors.
- 1187a. Provision of assistance to non-program countries.
- 1188. Admission of temporary H–2A workers.
- 1189. Designation of foreign terrorist organizations.

PART III-ISSUANCE OF ENTRY DOCUMENTS

- 1201. Issuance of visas.
- 1201a. Repealed.

1204.

- 1202. Application for visas.
- 1203. Reentry permit.
 - Immediate relative and special immigrant visas.

Sec. 1205.	Repealed.	Sec. 1288.	Limitations on
	IV—INSPECTION, APPREHENSION, EXAMINATION,	1200.	work by alien
	EXCLUSION, AND REMOVAL		PART VII—REGI
1221.	Lists of alien and citizen passengers arriving and departing.	$1301. \\ 1302.$	Alien seeking en Registration of a
1222.	Detention of aliens for physical and mental examination.	1303. 1304.	Registration of s Forms for regist
1223.	Entry through or from foreign territory and	1305.	Notices of chang
1224.	adjacent islands. Designation of ports of entry for aliens arriv-	1306.	Penalties. Part VIII—Genera
1225.	ing by aircraft. Inspection by immigration officers; expedited	1321.	Prevention of ur
	removal of inadmissible arriving aliens; re- ferral for hearing.	1322.	Bringing in alies sion on a healt
1225a. 1226.	Preinspection at foreign airports. Apprehension and detention of aliens.		ble; clearance
1226a.	Mandatory detention of suspected terrorists;	1323.	defined. Unlawful bring
1227.	habeas corpus; judicial review. Deportable aliens.	1324.	States. Bringing in and
1228.	Expedited removal of aliens convicted of com-	1324. 1324a.	Unlawful employ
1229.	mitting aggravated felonies. Initiation of removal proceedings.	1324b.	Unfair immig
1229a.	Removal proceedings.	1324c.	practices. Penalties for doo
1229b.	Cancellation of removal; adjustment of sta-	1324d.	Civil penalties for
1000 -	tus.	1325.	Improper entry
1229c. 1230.	Voluntary departure. Records of admission.	$1326. \\ 1327.$	Reentry of remo
1231.	Detention and removal of aliens ordered re-	1327. 1328.	Aiding or assisti Importation of a
	moved.	1329.	Jurisdiction of d
1232.	Enhancing efforts to combat the trafficking of children.	1330.	Collection of per
Paf	T V—ADJUSTMENT AND CHANGE OF STATUS		Part IX—I
1251.	Transferred.	1351.	Nonimmigrant v
1251. 1251a.	Repealed.	1352.	Printing of reer of manifest an
1252.	Judicial review of orders of removal.	1353.	Travel expenses
	52b. Transferred or Repealed.		remains of of
1252c.	Authorizing State and local law enforcement officials to arrest and detain certain illegal	1353a.	outside of Unit Officers and er
	aliens.	1000001	extra compens
1253.	Penalties related to removal.	1353b.	Extra compensa
1254.	Repealed.	1353c.	Immigration off
1254a. 1254b.	Temporary protected status. Collection of fees under temporary protected	19594	tiguous territo
	status program.	1353d.	Disposition of n pensation.
1255.	Adjustment of status of nonimmigrant to that of person admitted for permanent resi-	1354.	Applicability t
	dence.	1355.	Forces. Disposal of priv
1255a.	Adjustment of status of certain entrants be-		rentals; retail
	fore January 1, 1982, to that of person ad- mitted for lawful residence.	1356.	Disposition of
1255b.	Adjustment of status of certain non-	1357.	provisions of t Powers of immi
1200.51	immigrants to that of persons admitted for	1557.	ees.
1256.	permanent residence.	1358.	Local jurisdictic
1200.	Rescission of adjustment of status; effect upon naturalized citizen.	1359.	Application to A ada.
1257.	Adjustment of status of certain resident	1360.	Establishment
1258.	aliens to nonimmigrant status; exceptions. Change of nonimmigrant classification.	1361.	from other dep Burden of proof
1259.	Record of admission for permanent residence	1361.	Right to counsel
	in the case of certain aliens who entered the	1363.	Deposit of and in
1260.	United States prior to January 1, 1972. Removal of aliens falling into distress.	1363a.	cure immigrat Undercover inve
Ρισπ	VI—Special Provisions Relating to Alien	1363b.	Repealed.
IANI	CREWMEN	1364.	Triennial compu- tion.
1281.	Alien crewmen.	1365.	Reimbursement
1282.	Conditional permits to land temporarily.		cerating illeg
1283.	Hospital treatment of alien crewmen afflicted with certain diseases.	1365a.	nationals. Integrated entry
1284.	Control of alien crewmen.	1365b.	Biometric entry

- 1284. 1285.
- 1286.

Employment on passenger vessels of aliens af-flicted with certain disabilities. Discharge of alien crewmen; penalties. Alien crewmen brought into the United States with intent to evade immigration 1287. laws; penalties.

performance of longshore crewmen.

STRATION OF ALIENS

- ntry; contents.
- aliens.
- special groups.
- tration and fingerprinting.
- ge of address.

	PART VIII—GENERAL PENALTY PROVISIONS
	Prevention of unauthorized landing of aliens.
•	Bringing in aliens subject to denial of admis-
•	sion on a health-related ground; persons lia-
	ble; clearance papers; exceptions; "person"
	defined.
	Unlawful bringing of aliens into United
•	States.
	Bringing in and harboring certain aliens.
а.	Unlawful employment of aliens.
a. b.	Unfair immigration-related employment
υ.	practices.
с.	Penalties for document fraud.
d.	
u.	Civil penalties for failure to depart.
•	Improper entry by alien. Reentry of removed aliens.
•	Aiding or assisting certain aliens to enter.
•	Importation of alien for immoral purpose.
•	Jurisdiction of district courts.
•	
•	Collection of penalties and expenses.
	PART IX—MISCELLANEOUS
	Nonimmigrant visa fees.
	Printing of reentry permits and blank forms
	of manifest and crew lists; sale to public.
	Travel expenses and expense of transporting
	remains of officers and employees dying
	outside of United States.
a.	Officers and employees; overtime services;
	extra compensation; length of working day.
b.	Extra compensation; payment.
с.	Immigration officials; service in foreign con-
	tiguous territory.
d.	Disposition of money received as extra com-
	pensation.
	Applicability to members of the Armed
	Forces.
	Disposal of privileges at immigrant stations;
	rentals; retail sale; disposition of receipts.
	Disposition of moneys collected under the
	provisions of this subchapter.
	Powers of immigration officers and employ-
	ees.
	Local jurisdiction over immigrant stations.
	Application to American Indians born in Can-
	ada.
	Establishment of central file; information
	from other departments and agencies.
	Burden of proof upon alien.
	Right to counsel.
	Deposit of and interest on cash received to se-
	cure immigration bonds.
a.	Undercover investigation authority.
b.	Repealed.
	Triennial comprehensive report on immigra-
	tion.
	Reimbursement of States for costs of incar-
	cerating illegal aliens and certain Cuban
	nationals.
a.	Integrated entry and exit data system.
b.	Biometric entry and exit data system.

- 1366. Annual report on criminal aliens.
- 1367.
- Penalties for disclosure of information. Increase in INS detention facilities; report on 1368. 1369.
 - detention space. Treatment of expenses subject to emergency medical services exception.

- Sec. Sec. 1370. Reimbursement of States and localities for 1432. emergency ambulance services. 1433. 1371. Reports. 1372. Program to collect information relating to 1434. nonimmigrant foreign students and other exchange program participants. 1435. 1373. Communication between government agen-1436. cies and the Immigration and Naturalization Service. 1437. 1374. Information regarding female genital mutila-1438. tion. 1375. Repealed. 1375a. Domestic violence information and resources 1439 for immigrants and regulation of international marriage brokers. 1375b. Protections for domestic workers and other 1440. nonimmigrants. 1375c. Protections, remedies, and limitations on issuance for A–3 and G–5 visas. 1376. Data on nonimmigrant overstay rates. 1377. Collection of data on detained asylum seekers. 1377a. Report on aliens determined to have credible or reasonable fear of persecution or torture. 1378 Collection of data on other detained aliens. 1378a. Report on aliens detained. 1379 Technology standard to confirm identity. 1440e. 1380. Maintenance of statistics by the Department of Homeland Security. 1381. Secretary of Labor report. 1382. Acceptance and administration of gifts for $immigration\ integration\ grants\ program.$ 1440f. SUBCHAPTER III-NATIONALITY AND NATURALIZATION 1440g. PART I-NATIONALITY AT BIRTH AND COLLECTIVE NATURALIZATION 1441. 1401 Nationals and citizens of United States at 1442. birth. 1401a Birth abroad before 1952 to service parent. 1443. 1443a. 1401b. Repealed. Persons born in Puerto Rico on or after April 1402 11, 1899. 1444. 1403. Persons born in the Canal Zone or Republic of 1445. Panama on or after February 26, 1904. 1404. Persons born in Alaska on or after March 30. 1446. 1867. 1405. Persons born in Hawaii. Persons living in and born in the Virgin Is-1447.1406. lands. 1407. Persons living in and born in Guam. 1448. Nationals but not citizens of the United 1448a. 1408. States at birth. 1449. 1409. 1450. Children born out of wedlock. PART II-NATIONALITY THROUGH NATURALIZATION 1421. Naturalization authority. 1451. 1422 Eligibility for naturalization. 1452. 1423. Requirements as to understanding the English language, history, principles and 1453. form of government of the United States. 1424. Prohibition upon the naturalization of persons opposed to government or law, or who 1454. favor totalitarian forms of government. 1425. Ineligibility to naturalization of deserters from the Armed Forces. 1455. 1426. Citizenship denied alien relieved of service in 1456. Armed Forces because of alienage. 1457. 1427. Requirements of naturalization. 1458. Temporary absence of persons performing re-1428. ligious duties. Prerequisite to naturalization; burden of 1459. 1429.
- proof. 1430. Married persons and employees of certain
- nonprofit organizations. 1431. Children born outside the United States and
- lawfully admitted for permanent residence; conditions under which citizenship automatically acquired.

. Repealed.

- Children born and residing outside the United States; conditions for acquiring certificate of citizenship.
- Repealed.
- . Former citizens regaining citizenship.
- 6. Nationals but not citizens; residence within outlying possessions.
- 7. Resident Philippine citizens excepted from certain requirements.
- 8. Former citizens losing citizenship by entering armed forces of foreign countries during World War II.
- . Naturalization through service in the armed forces.
- Naturalization through active-duty service in the Armed Forces during World War I, World War II, Korean hostilities, Vietnam hostilities, or other periods of military hostilities.
- 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.
 - 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.
 - 40f. Fingerprints and other biometric information for members of the United States Armed Forces.
 - 40g. Provision of information on military naturalization.
 - Constructive residence through service on certain United States vessels.
 - Alien enemies.
 - 3. Administration.
 - 43a. Naturalization proceedings overseas for members of the Armed Forces and their spouses and children.
 - Photographs; number.
 Application for naturalization; declaration of intention.
 - . Investigation of applicants; examination of applications.
 - . Hearings on denials of applications for naturalization.
 - 8. Oath of renunciation and allegiance.
 - 8a. Address to newly naturalized citizens.
 - Certificate of naturalization; contents.
 - . Functions and duties of clerks and records of declarations of intention and applications for naturalization.
 - 1. Revocation of naturalization.
 - 2. Certificates of citizenship or U.S. non-citizen national status; procedure.
 - Cancellation of certificates issued by Attorney General, the Commissioner or a Deputy Commissioner; action not to affect citizenship status.
 - Documents and copies issued by Attorney General.
 - 55. Fiscal provisions.
 - 56. Repealed.
 - Publication and distribution of citizenship textbooks; use of naturalization fees.
 - Compilation of naturalization statistics and payment for equipment.
 - Repealed.

PART III—LOSS OF NATIONALITY

- Loss of nationality by native-born or naturalized citizen; voluntary action; burden of proof; presumptions.
- 1482. Repealed.

1481.

1483. Restrictions on loss of nationality.

§1101

Sec. 1484 to 1487. Repealed.

- Nationality lost solely from performance of 1488 acts or fulfillment of conditions.
- 1489. Application of treaties; exceptions.

PART IV-MISCELLANEOUS

- 1501. Certificate of diplomatic or consular officer of United States as to loss of American nationality.
- 1502. Certificate of nationality issued by Secretary of State for person not a naturalized citizen of United States for use in proceedings of a foreign state.
- Denial of rights and privileges as national. 1503.1504 Cancellation of United States passports and Consular Reports of Birth.

SUBCHAPTER IV-REFUGEE ASSISTANCE

- Office of Refugee Resettlement; establish-1521. ment; appointment of Director; functions.
- 1522. Authorization for programs for domestic resettlement of and assistance to refugees. Congressional reports. 1523
- 1524Authorization of appropriations.
- 1525. Repealed.

SUBCHAPTER V—ALIEN TERRORIST REMOVAL PROCEDURES

- 1531. Definitions.
- Establishment of removal court. 1532
- 1533. Removal court procedure.
- 1534. Removal hearing.
- 1535. Appeals.

1536. Custody and release pending removal hearing. 1537Custody and release after removal hearing.

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 the biometric identifier contained on the card matches the appropriate biometric characteristic of the alien.

(7) The term "clerk of court" means a clerk of a naturalization court.

(8) The terms "Commissioner" and "Deputy Commissioner" mean the Commissioner of Immigration and Naturalization and a Deputy Commissioner of Immigration and Naturalization, respectively.

(9) The term "consular officer" means any consular, diplomatic, or other officer or employee of the United States designated under regulations prescribed under authority contained in this chapter, for the purpose of issuing immigrant or nonimmigrant visas or, when used in subchapter III, for the purpose of adjudicating nationality.

(10) The term "crewman" means a person serving in any capacity on board a vessel or aircraft.

(11) The term "diplomatic visa" means a nonimmigrant visa bearing that title and issued to a nonimmigrant in accordance with such regulations as the Secretary of State may prescribe. (12) The term "doctrine" includes, but is not

limited to, policies, practices, purposes, aims, or procedures.

(13)(A) The terms "admission" and "admitted" mean, with respect to an alien, the lawful entry of the alien into the United States after inspection and authorization by an immigration officer.

(B) An alien who is paroled under section 1182(d)(5) of this title or permitted to land temporarily as an alien crewman shall not be considered to have been admitted.

(C) An alien lawfully admitted for permanent residence in the United States shall not be regarded as seeking an admission into the United States for purposes of the immigration laws unless the alien-

(i) has abandoned or relinquished that status.

(ii) has been absent from the United States for a continuous period in excess of 180 days,

(iii) has engaged in illegal activity after having departed the United States,

(iv) has departed from the United States while under legal process seeking removal of the alien from the United States, including removal proceedings under this chapter and extradition proceedings,

(v) has committed an offense identified in section 1182(a)(2) of this title, unless since such offense the alien has been granted relief under section 1182(h) or 1229b(a) of this title, or

(vi) is attempting to enter at a time or place other than as designated by immigration officers or has not been admitted to the United States after inspection and authorization by an immigration officer.

(14) The term "foreign state" includes outlying possessions of a foreign state, but self-governing dominions or territories under mandate or trusteeship shall be regarded as separate foreign states.

(15) The term "immigrant" means every alien except an alien who is within one of the following classes of nonimmigrant aliens-

(A)(i) an ambassador, public minister, or career diplomatic or consular officer who has been accredited by a foreign government, recognized de jure by the United States and who