1941 SUPPLEMENT
TO THE
CODE OF FEDERAL REGULATIONS
OF THE
UNITED STATES OF AMERICA

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WITH ANCILLARIES AND INDEX

TITLE 3—TITLE 26

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Title 22—Foreign Relations

of the pendency of judicial or administrative proceedings in a foreign state in connection with which the establishment of his nationality in the United States is pertinent, and it has been found that he is now a national of the United States. A photographic likeness of the applicant for this certificate is affixed hereto.

In testimony whereof this special Certificate of Nationality, the issuance of which is authorized under section 502 of the act of October 14, 1940, is issued this ______ day of ________, 194__.

[SEAL] ______________________
Secretary of State.

§ 19.34 Transmission of certificate of nationality to foreign state. When a certificate of nationality is issued, it shall be transmitted through official channels to the judicial or administrative officer of the foreign state in which it is to be used.

PART 31—PASSPORTS; APPLICATIONS, RENEWALS, AND REPLACEMENTS

§ 31.35 Replacement of old-style passports. Validity of red-colored passports now in possession of persons in United States. On and after April 10, 1941, the red-colored passports heretofore issued by the Secretary of State under his authority and now in the possession of persons in the United States shall not be valid for foreign travel, but may be replaced by new-style passports which are green in color and the use of which was begun on February 10, 1941.

(b) Validity of red-colored passports in possession of persons outside United States. At a date to be determined, the red-colored passports heretofore issued by the Secretary of State under his authority and then in the possession of persons outside the United States will be declared to be invalid for foreign travel.

(c) Submission of passports to Department. A person in the United States who is in possession of a red-colored passport which has been issued during the four years immediately preceding the date of this section, and who desires to travel abroad, must submit such passport to the Department or one of its passport agencies approximately three weeks prior to his scheduled departure from this country, together with two recently taken photographs and complete information concerning his travel plans.

(d) Charge for replacement; passports subject to replacement. No charge may be made for replacing passports, but only passports which have been issued within a period of four years preceding the effective date of this section are subject to replacement, and they will be replaced only when it is established that the new-style passports are to be used for approved travel purposes. (Sec. 1, 44 Stat. 887; 22 U.S.C. 2111A; E.O. 7856, Mar. 31, 1938) (As added Apr. 18, 1941; 6 F.R. 2052)

PART 32—PASSPORTS; CONTROL OF PERSONS ENTERING AND LEAVING THE UNITED STATES

Sec.
32.1 Passports required. 32.2 Permit to depart. 32.3 Permit to enter. 32.4 Inspection. 32.5 Permit of alien seaman to enter. 32.6 Termination of validity of permit. 32.7 Effect of this part on previous rules and regulations. 32.8 Cooperation with Secretary of State. 32.9 Section 61.6 of this chapter superseded.

Authority: § 32.1 to 32.9, inclusive, issued under 65 Stat. 269; 22 U.S.C., Sup. 228–229.

Source: §§ 32.1 to 32.9, inclusive, contained in Proclamation 2523, President of the United States, Nov. 14, 1941; 6 F.R. 8899.

§ 32.1 Passports required. After the effective date of the rules and regulations hereinafter authorized, no citizen of the United States or person who owes allegiance to the United States shall depart from or enter, or attempt to depart from or enter, the United States, including the Panama Canal Zone, the Commonwealth of the Philippines, and all territory and waters, continental or insular, subject to the jurisdiction of the United States, unless he bears a valid passport issued by the Secretary of State or, under his authority, by a diplomatic or consular officer of the United States, or the United States High Commissioner to the Philippine Islands, or the chief executive of Hawaii, of Puerto Rico, of the Virgin Islands, of American Samoa, or of Guam, or unless he comes within the provisions of such exceptions or fulfills such conditions as may be prescribed in rules and regulations which the Secretary of State is hereby authorized to prescribe in execu-
PORTS; CONTROL OF ENTERING AND LEAVING UNITED STATES

§ 32.2 Permit to depart. No alien shall depart from or attempt to depart from the United States unless he is in possession of a valid permit to depart issued by the Secretary of State or by an officer designated by the Secretary of State for such purpose, or unless he is exempted from obtaining a permit, in accordance with rules and regulations which the Secretary of State, with the concurrence of the Attorney General, is hereby authorized to prescribe in execution of the rules, regulations, and orders herein prescribed; nor shall any alien depart from or attempt to depart from the United States at any place other than a port of departure designated by the Attorney General or by the Commissioner of Immigration and Naturalization or by an appropriate permit-issuing authority designated by the Secretary of State.

§ 32.3 Permit to enter. After the effective date of the rules and regulations hereinafter provided, no alien shall enter or attempt to enter the United States unless he is in possession of a valid unexpired permit to enter issued by the Secretary of State, or by an appropriate officer designated by the Secretary of State, or is exempted from obtaining a permit to enter in accordance with the rules and regulations which the Secretary of the Attorney General, with the concurrence of the Attorney General, is hereby authorized to prescribe in execution of these rules, regulations, and orders.

§ 32.4 Inspection. No person shall depart from or enter, or attempt to depart from or enter, the United States without submitting for inspection, if required to do so, all documents, articles, or other things which are being removed from or brought into the United States upon or in connection with such person's departure or entry, which are hereby made subject to official inspection under rules and regulations which the Secretary of State in the cases of citizens, and the Secretary of State with the concurrence of the Attorney General in the cases of aliens, is hereby authorized to prescribe.

§ 32.5 Permit of alien seaman to enter. A permit to enter issued to an alien seaman employed on a vessel arriving at a port in the United States from a foreign port shall be conditional and shall entitle him to enter only in a case of reasonable necessity in which the immigration authorities are satisfied that such entry would not be contrary to the interests of the United States; but this shall not be deemed to supersede the provisions of Executive Order 6435, dated June 5, 1949 concerning the documentation of seamen.
§ 33.1

TITLE 22—FOREIGN RELATIONS

See. 33.50 Statement from War Department giving name of deceased soldier, sailor, or marine, and place of burial.

33.54 Person born abroad after noon, Eastern Standard Time, May 24, 1934, of parents born in United States.

33.55 Person born abroad whose father, born abroad, acquired American citizenship at birth.

33.57 Person born abroad claiming citizenship at birth through parent naturalized as citizen.

33.59 Person naturalized in his own right.

33.60 Child of naturalized citizen.

33.61 Reference to application for passport previously issued.

33.62 Adoption by stepfather.

33.63 Application including wife of applicant.

33.64 Application including husband of applicant.

33.65 Further information concerning American citizenship.

33.66 American-born women.

33.67 Evidence of husband's citizenship.

33.68 American citizenship lost by marriage to alien.

33.69 Alien-born women.

33.70 Additional evidence of American citizenship.

33.71 Resident of outlying possession of the United States not born or naturalized in the United States but who owes permanent allegiance, whether a citizen or not, to the United States.

33.72 Additional documentary evidence of American nationality.

33.73 Citizen of Commonwealth of the Philippines.

33.74 Affidavits.

33.75 Refusal to issue passport.

33.76 Violation of passport restrictions.

33.77 Secretary of State authorized to make passport regulations.

33.78 Executive orders superseded.

CROSS REFERENCES

Citizenship regulations relating to passports: See §§ 79.150-79.172.


Section 33.1 Authority to issue passports. Only the Secretary of State may grant and issue passports in the United States.†† (R.S. 4079; 22 U.S.C. 219) [Par. 1]

††The source of §§ 33.1 to 33.78, inclusive, is Executive Order 7556, Mar. 31, 1938, 3 F.R. 681.

TO WHOM PASSPORTS ARE ISSUED

33.2 Passports issued only to those owing allegiance to United States. No passport shall be granted or issued to any other persons than those owing allegiance, whether citizens or not, to the United States.†† (Sec. 2, 32 Stat. 386; 22 U.S.C. 212) [Par. 2]

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