able, there shall be created and consisting of such number of ci- and reviews of the decisions of call of the docket precedence Correspondence in the execution ages, of eighteen and forty units in which the forces providthree or more members, none of the military establishment, to be dify, or reverse any decision of duals from selective draft. power within their respective to hear and determine all quesdent or other publico notice given dent. inafter provided, all questions of exempion under this act, and all classes of individuals from the of such local boards. selective draft, which shall be or excluding or discharging persons or classes of persons from the selective draft under the provisions of this act authorizing be necessary to the maintenance place by the President, whenever himself for registration or to form any duty in the execution direct. of the Military Establishment, or he considers that the interest of submit thereto as herein provider of this act, are hereby required the effective operation of the the nation demands it.

ed shall be guilty of a misdemea- to perform such duty as the Precial district of the United States cal boards to such district boards registerd. Provided, That in the by the direction of the President. recruits must be between the brigades, divisions and higher rial department is authorized to

in each county or similar subdivision in each State and one for President with the stablishment, as the board having jurisdiction, and such by the President with the stablishment, as the board having jurisdiction, and general stablishment and such by the President with the stablishment, as the board having jurisdiction, and general stablishment and such by the President with the stablishment, as the board having jurisdiction, and general stablishment and such by the President with the same, to the trial of criminal penalty envelopes bearing the of their enlistment; and such by the President with the same, to the trial of criminal penalty envelopes bearing the of their enlistment; and such by the President with the same, to the trial of criminal penalty envelopes bearing the of their enlistment; and such by the President with the same, to the trial of criminal penalty envelopes bearing the of their enlistment; and such by the President with the same, to the trial of criminal penalty envelopes bearing the of their enlistment; and such by the President with the same with the same, to the trial of criminal penalty envelopes bearing the of their enlistment; and such by the President with the same with the vision in each State, and one for President may determine. The determining and prescribing the proceedings under this act. Proapproximately each thirty thou- President is hereby authorized, several areas in which the reserviced further, That persons shall Any person charged as herein riod of the emergency unless for the several Coast Artillery sand of population in each city in his discretion, to establish pective local boards and district be subject to registration as heprovided with the duty of carry- sooner discharged. All enlistof thirty thousand population or more than one such board in any boards shall have jurisdiction, rein provided who shall have atover, according to the last census Federal Judicial district of the and all other rules and regula- tained their twenty-first birth- sions of this act or the regula- gular army reserve, which are any of the forces herein provided taken or estimates furnished by United States, or to establish tions necessary to carry out the day and who shall not have atthe Bureau of Census of the De- one such board having jurisdictions necessary to carry out the day and which lected irrespective of the grades partment of Commree. Such tion of an area extending into tion, and shall provide for the day on or before the day set for glect to perform such duty, and would terminate during the held by them in such forces. Vaboards shall be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appointed by the more than one Federal Judicial issuance of certificates of extending into the day set to be appeared by t emption, or partial or limited ex- so registered shall be and remain duty or having and exercising the during the emergency unless lar army resulting from the ap-Such district boards shall re- emptions, and for a system to subject to draft into the forces any authority under said act, sooner discharged; but nothing pointment of officers thereof to who mshall be connected with view on appeal and affirm, mo-exclude and discharge indivithe military establishment, to be diffy, or reverse any decision of chosen from among the local any local board having jurisdic-sutherities of such subdivision ties in the area in the area and decision of duals from selective draft.

All of 21 to 30 Must Register in this act provided. Provided party to the making of any false any existing enlistment: Provi-provided for, shall be filled by authorities of such subdivision tion in the area in which any Sec. 5. That all male persons further, That in the case of temor from other citizens residing in such district board has jurisdic- between the ages of twenty-one porary absence from actual place and examination, exemption, en- drafted under any of the provithe subdivision or area in which tion under the rules and regula- and thirty, both inclusive, shall of legal residence of any person listment, enrollment or muster, sions of this act shall as far as scribed for filling temporary vathe respective boards will have tions prescribed by the Presi- be subject to registration in ac- liable to registration as provided and any person who shall make practicable be grouped into units cancies by section 114 of the najurisdiction under the rules and dent. Such district boards shall cordance with regulations to be herein such registration may be or be a party to the making of by States and political subdiviregulation prescribed by the Pre- have exclusive original jurisdic- prescribed by the President; and made by mail under regulations any false statement or certifica- sions of the same: Provided 3, 1916; and officers appointed sident. Such boards shall have tion within their respective areas upon proclamation by the Presito be prescribed by the Presito be p of himself or anl other person have enlisted since April 1, 1917, to higher grades in the forces jurisdictions to hear and deter- tions or claims for including or by him or by his direction stat- Sec. 6. That the President is for service under the provisions either in the regular army or in other than the

excluding or discharging persons ing the time and place of such hereby authorized to utilize the of this act, or regulations made the National Guard, and all perherein provided for shall not registration, it shall be the duty service of any or all departments by the President thereunder, or sons who have enlisted in the vacate their permanent commisselective draft, under the provi- of all persons of the designated and any or all officers or agents otherwise evades or aids another National Guard since June 3, sions nor be prejudiced in their questions or claims for including sions of this act not included ages, except officers and enlisted of the United States and of the requirements of 1916, upon their application shall relative or lineal standing in the within the original jurisdiction men of the regular army, the several States, Territories and this act or of said regulations, or be discharged upon the terminanavy and the National Guard the District of Columbia and who in any manner shall fail or tion of the existing emergency. The decisions of such district and Naval Militia while in the subdivisions thereof in the exe-neglect fully to perform any The President may provide made under rules and regula- boards shall be final, except that, service of the United States to cution of this act and all officers duty required of him in the ex- for the discharge of any or all Sec. 9. That the appointments tions prescribed by the Presiin accordance with such rules of the United States dent, except, any and every and regulations as the President mit to registration under the and of the several States, Terrisubject to military law, be guilty required of finith in the except and regulations as the President mit to registration under the and of the several States, Terrisubject to military law, be guilty respect to dependents renders by the second, third, fourth, may prescribe, he may affirm, provisions of this act; and every tories and subdivisions thereof of a misedmeanor and upon consuch discharge advisable; and he fifth and sixth paragraphs of modify or reverse any such description and of the District of Columbia, vinction in the district court of may also authorize the employ-section 1 and by section 8 of this have notice of the requirements and all persons designated or the United States having juris- ment on any active duty of re- act, and the temporary appoint Any vacancy in any such local of this act upon the publication appointed under regulations prediction thereof, be punished by tired enlisted men of the regular ments in the regular army authorized. poard or district board shall be of said proclamation or other scribed by the President, wheth-improsimment for not more than army, either with their rank on orized by the first paragraph of the President to exclude or discharge from the selective draft member of any such local board retired list or in higher ender the president or by his direction; by the President himself or by the President himself or by the president or by his direction; by the President himself or by the president or by his direction; by the President himself or by the president or district board may be removand any person who shall will- the Governor or other officer of martial and suffer such punish- enlisted men shall receive the less sooner terminated by including agriculture, found to ed and another appointed in his fully fail or refuse to present any State or Territory to perment as a court-martial may full pay and allowances of the charge or otherwise. The Presi-Keep All Men in Service military forces, or the mainten- The President shall make ru- nor and shall, upon convinction sident shall order or direct, and Sec. 7. That the qualifications and with the advice and consent pointment for any cause which, ance of national interest during les and regulations governing in the district court of the Uni- all such officers and agents and conditions for voluntary en- of the Senate, is authorized to in the judgment of the Presithe organizations and procedure ted States having jurisdiction persons so designated or ap- listment as herein provided shall appoint for the period of the ex- dent, would promote the public The President is hereby auth- of such local boards and district thereof, be punished by impripointed shall hereby have full be the same as those prescribed isting emergency such general service; and the general

v employed.

Must Maintain Standard

grades in which they are active- dent is hereby authorized to dis Sec. 8. That the President, by fice held by him under such aporized to establish additional boards, one in each Federal Judi-boards one in each Federal Judi-governing appeals from such lovear, and shall thereupon be duly

Per qualunque lavoro Tipografico

RIVOLGETEVI ALLA TIPOGRAFIA DELLA

HADO UUIA

920 3. 10 11 3111

PH LA