forces or defense forces of the United States, shall Available only to persons who have been subjected to be available only to persons who have been subject to full and continuous military control and discipline continuous federal military control. as actual members of the Federal armed forces. Service with such forces in a civilian capacity, or in any capacity wherein a person retained the right to terminate his service or to refuse full obedience to military superiors, shall not be the basis for eligi- Services not eligible. bility for such benefits. Service in any of the following shall not for purposes of this act be considered as military service: The Office of Civilian Defense or any component thereof; The American Red Cross; The United States Coast Guard Auxiliary; United States Coast Guard Reserve Temporary; United States Coast and Geodetic Survey; American Field Service; Civil Air Patrol; Cadet Nurse Corps, and any other similar organization.

Passed the Senate February 25, 1947. Passed the House March 9, 1947. Approved by the Governor March 17, 1947.

CHAPTER 143. [S. B. 370.]

TAKING OF EXAMINATIONS BY PHYSICALLY HANDI-CAPPED PERSONS.

An Acr relating to examinations for a license to practice any trade, occupation, or profession; and providing for the writing of such examinations by physically handicapped persons.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. Any person taking any written ex-ination prescribed or authorized by law, for a typed by amination prescribed or authorized by law, for a license or permit to practice any trade, occupation, another person. profession, who, because of any handicap, is unable to write the examination himself, may dictate it to and have it written or typed by an-

other, to the same effect as though the examination were written out by himself. Any expense connected therewith shall be borne by the person taking the examination.

Passed the Senate February 28, 1947.

Passed the House March 9, 1947.

Approved by the Governor March 17, 1947.

CHAPTER 144.

RELATING TO INTOXICATING LIQUORS.

An Act relating to intoxicating liquor, making unlawful the sale of beer and wine by the drink in certain locations and amending section 27, chapter 62, Laws Ex. Ses. 1933 as amended by section 3, chapter 174, Laws of 1935 (sec. 7306-27, Rem. Rev. Stat.; sec. 678-185, PPC).

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 27, chapter 62, Laws Ex. Ses. 1933 as amended by section 3, chapter 174, Laws of 1935 (sec. 7306-27, Rem. Rev. Stat.; sec. 678-185, PPC) is amended to read as follows:

License not transferable.

Section 27. 1. Every license shall be issued in the name of the applicant and no license shall be transferable, nor shall the holder thereof allow any other person to use the license.

Inspection.

2. For the purpose of considering any application for a license, the Board may cause an inspection of the premises to be made, and may inquire into all matters in connection with the construction and operation of the premises. The Board may, in its discretion, grant or refuse the license applied for: *Provided*, That no retail license of any kind shall be issued to:

License discretionary with Board.

1. A person who is not a citizen of the United States, except when in contravention of treaty;

License not to be issued to: Alien.