

SCHEDULES

THIRD SCHEDULE

GENEVA CONVENTION RELATIVE TO THE TREATMENT OF PRISONERS OF WAR

PART IV.—TERMINATION OF CAPTIVITY

SECTION I.—DIRECT REPATRIATION AND ACCOMMODATION IN NEUTRAL COUNTRIES

ARTICLE 113

Besides those who are designated by the medical authorities of the Detaining Power, wounded or sick prisoners of war belonging to the categories listed below shall be entitled to present themselves for examination by the Mixed Medical Commissions provided for in the foregoing Article:

- (1) wounded and sick proposed by a physician or surgeon who is of the same nationality, or a national of a Party to the conflict allied with the Power on which the said prisoners depend, and who exercises his functions in the camp;
- (2) wounded and sick proposed by their prisoners' representative;
- (3) wounded and sick proposed by the Power on which they depend, or by an organisation duly recognised by the said Power and giving assistance to the prisoners.

Prisoners of war who do not belong to one of the three foregoing categories may nevertheless present themselves for examination by Mixed Medical Commissions, but shall be examined only after those belonging to the said categories.

The physician or surgeon of the same nationality as the prisoners who present themselves for examination by the Mixed Medical Commission, likewise the prisoners' representative of the said prisoners, shall have permission to be present at the examination.

Changes to legislation:

There are currently no known outstanding effects for the Geneva Conventions Act 1957, Cross Heading: ARTICLE 113.