eligibility which may be provided therein, for granting like credits to the wives of such veterans as have themselves been unable because of disability to qualify for appointment to the Classified City Service and for like credits to the widows of deceased veterans who shall not have remarried.

(e) Classified Service Appointments. When a vacancy occurs or a new position is created in the Classified Service, the appointing officer shall fill such position provisignally by the appointment of one of the persons certified to him by the Commission, as above provided, which appointment shall be on probation for a period of one (1) year. At or before the expiration of the period of probation such appointing officer, in the exercise of his discretion, may suspend or discharge the said probationer; such cases shall be reported to the Commission within three (3) days after said suspension or discharge has taken place and said report shall contain full details of the conditions. It shall be within the power of the Commission to call a hearing in the case, and if the details brought out justify, the suspension or discharge may be voided or the punishment may be changed. In no case, however, shall the probationer have a right of appeal from the decision of the appointing officer. Unless so removed during the probationary period, the appointment shall be deemed complete. At least fifteen days (15) prior to the completion of an employee's probationary period, the appointing authority or other officer whom he may designate shall notify the Commission, whereupon the Commission shall conduct examinations of all persons hereafter appointed, and shall report to the proper appointing authority for his recommendation to the Mayor and City Council, as to their fitness for appointment to a permanent position in the Classified Service. The said examination shall be more rigid in character than the original examinations of the applicants.

If any emergency arises or if the services are to be rendered only for a period, not exceeding ninety (90) days, the appointing officer, with the approval of the Commission, may make a temporary appointment to remain in force not exceeding ninety (90) days; provided, however, that where war or other great emergency adversely affecting employment shall exist, the Commission, if it shall so find after thorough investigation, that due to such emergency it is necessary to fill positions (either generally or in particular instances) by temporary appointments for periods in excess of ninety (90) days, may authorize positions to be held by temporary appointments for the duration of such emergency and not exceeding six