

vessel or any person on board is engaging in operations in violation of the provisions of this Act or the regulations issued thereunder, then to arrest such person.

“(e) Such person so authorized may seize, whenever and wherever lawfully found; all fish taken or retained in violation of the provisions of this Act or the regulations issued pursuant thereto. Any fish so seized may be disposed of pursuant to the order of a court of competent jurisdiction, pursuant to the provisions of subsection (f) of this section or, if perishable, in a manner prescribed by regulations of the Secretary of the Interior.

62 Stat. 974.

“(f) Notwithstanding the provisions of section 2464 of title 28 of the United States Code, when a warrant of arrest or other process in rem is issued in any cause under this section, the marshal or other officer shall stay the execution of such process, or discharge any fish seized if the process has been levied, on receiving from the claimant of the fish a bond or stipulation for the value of the property with sufficient surety to be approved by a judge of the district court having jurisdiction of the offense, conditioned to deliver the fish seized, if condemned, without impairment in value or, in the discretion of the court, to pay its equivalent value in money or otherwise to answer the decree of the court in such cause. Such bond or stipulation shall be returned to the court and judgment thereon against both the principal and sureties may be recovered in event of any breach of the conditions thereof as determined by the court. In the discretion of the accused, and subject to the direction of the court, the fish may be sold for not less than its reasonable market value and the proceeds of such sale placed in the registry of the court pending judgment in the case.”

SEC. 6. Nothing in this Act shall be construed to amend or repeal the provisions of section 4311 of the Revised Statutes, as amended (46 U.S.C. 251).

Approved October 15, 1962.

Public Law 87-815

AN ACT

October 15, 1962
[S. 2697]

To amend title 38, United States Code, to provide an extension of the period within which certain educational programs must be begun and completed in the case of persons called to active duty during the Berlin crisis, and for other purposes.

Veterans.
Education or
training, waiver of
time limitation.
72 Stat. 1177.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 1613 of title 38, United States Code, is amended by inserting “(a)” immediately before “No”, and by adding at the end thereof the following new subsection:

“(b) In computing the three-year period referred to in section 1612(a) of this title and the eight- and five-year periods referred to in subsection (a) of this section, the Administrator shall disregard in the case of any eligible veteran any period of active duty performed by such veteran, before August 1, 1962, pursuant to (1) a call or order thereto issued to him as a Reserve after July 30, 1961, or (2) an extension of an enlistment, appointment, or period of duty with the Armed Forces pursuant to section 2 of Public Law 87-117.”

75 Stat. 242.
10 USC 263
note.

War orphans'
educational
assistance.
72 Stat. 1194.

SEC. 2. (a) Section 1712(a) of title 38, United States Code, is amended by redesignating paragraph (4) as paragraph (5), and by striking out paragraph (3) and inserting in lieu thereof the following:

“(3) if the death of the parent from whom eligibility is derived

occurs after the eligible person's eighteenth birthday but before his twenty-third birthday, then (unless paragraph (4) applies) such period shall end five years after the death of such parent;

"(4) if he serves on duty with the Armed Forces as an eligible person after his eighteenth birthday but before his twenty-third birthday, then such period shall end five years after his first discharge or release from such duty with the Armed Forces (excluding from such five years all periods during which the eligible person served on active duty before August 1, 1962, pursuant to (A) a call or order thereto issued to him as a Reserve after July 30, 1961, or (B) an extension of an enlistment, appointment, or period of duty with the Armed Forces pursuant to section 2 of Public Law 87-117); however, in no event shall such period be extended beyond his thirty-first birthday by reason of this paragraph; and".

(b) Section 2 of Public Law 86-236, and section 5 of Public Law 86-785, are each amended by inserting "(a)" immediately before "In the case of", and by adding at the end thereof the following:

"(b) In computing the five-year period prescribed in subsection (a), the Administrator of Veterans' Affairs shall disregard all periods of active duty performed by such individual before August 1, 1962, pursuant to a call or order thereto issued to him as a Reserve after July 30, 1961, or pursuant to an extension of an enlistment, appointment, or period of duty with the Armed Forces pursuant to section 2 of Public Law 86-117."

SEC. 3. Paragraph (26) of section 101 of title 38, United States Code, is amended (1) by striking out "Reserves" and inserting in lieu thereof "Reserve", and (2) by striking out "members" and inserting in lieu thereof "a member".

SEC. 4. Section 624(b) of title 38, United States Code, is amended by striking out "temporarily".

SEC. 5. Section 230 of title 38, United States Code, is amended by adding at the end thereof the following:

"(c) The Administrator is authorized to establish and maintain an office in Europe, at such location as he deems appropriate, to render technical advice and assistance in the administration of veterans' programs in that area."

SEC. 6. (a) The text of section 235 of title 38, United States Code, is amended by inserting "or to the Veterans' Administration office established in Europe pursuant to section 230(c) of this title" immediately after "Republic of the Philippines" both places it appears.

(b) The catchline of section 235 of title 38, United States Code, and item 235 of the analysis of chapter 3 of title 38, United States Code, are each amended by striking out "in the Republic of the Philippines" and inserting in lieu thereof "at oversea offices".

SEC. 7. (a) Section 1502(a) of title 38, United States Code, is amended to read as follows:

"(a) Every veteran who is in need of vocational rehabilitation on account of a service-connected disability which is, or but for the receipt of retirement pay would be, compensable under chapter 11 of this title shall be furnished such vocational rehabilitation as may be prescribed by the Administrator, if such disability—

"(1) arose out of service during World War II or the Korean conflict; or

"(2) arose out of service after World War II, and before the Korean conflict, or after the Korean conflict, and is rated for compensation purposes as 30 per centum or more, or if less than

War orphans of Spanish-American and post-Korean veterans.

73 Stat. 471.
38 USC 1712
note.

74 Stat. 1023.
38 USC 1701
note.

72 Stat. 1109.

73 Stat. 332.

VA Regional Office in Europe.
72 Stat. 1116.

VA employee benefits overseas.
73 Stat. 265.

Readjustment benefits.
72 Stat. 1171.

30 per centum is clearly shown to have caused a pronounced employment handicap.”

(b) The first sentence of section 1502(c)(3) of title 38, United States Code, is amended to read as follows:

72 Stat. 1171;
74 Stat. 820.

“(3) Vocational rehabilitation may not be afforded to a veteran on account of post-World War II service after nine years following his discharge or release; except vocational rehabilitation may be afforded to any person until—

“(A) August 20, 1963, if such person was discharged or released before August 20, 1954, or

“(B) Nine years after the date of the enactment of this subparagraph if such person is eligible for vocational rehabilitation by reason of a disability arising from service before such date of enactment, but either after World War II, and before the Korean conflict, or after the Korean conflict.”

(c) Section 1502(c)(4) of title 38, United States Code, is amended (1) by striking out “Korean conflict service” and inserting in lieu thereof “post-World War II service”; and (2) by striking out “his service during the Korean conflict” and inserting in lieu thereof “such service”.

Repeal.
72 Stat. 1171.

(d) Section 1502(d) of title 38, United States Code, is repealed.
Approved October 15, 1962.

Public Law 87-816

AN ACT

October 15, 1962
[H. R. 7099]

To validate payments of certain per diem allowances made to members and former members of the United States Coast Guard while serving in special programs overseas.

Coast Guard,
Per diem
allowances,
validation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all duly authorized payments of per diem allowances made to members of the United States Coast Guard who served in the precommissioning details of the Mediterranean loran program of the United States Coast Guard from September 17, 1958, to April 1, 1959, are validated. Any member or former member who has made repayment to the United States of any amount authorized and so paid to him as a per diem allowance is entitled to have refunded to him the amount so repaid. No member or former member who has received per diem payments referred to in this section shall be entitled to receive quarters or subsistence allowance in addition to the validated per diem payments for the same period.

SEC. 2. The Comptroller General of the United States, or his designee, shall relieve disbursing officers of the United States from accountability or responsibility for any duly authorized payments described in section 1 of this Act, and shall allow credits in settlement of the accounts of those officers for duly authorized payments which are found to be free from fraud or collusion.

SEC. 3. Appropriations available to the United States Coast Guard for operating expenses are available for payments under this Act.

Approved October 15, 1962.