pretations of the Comptroller General, in construing the language of the statute. (14 Comp. Gen. 807, 808, May 1, 1935.) The reference to persons enlisted without the limits of the United States is omitted as unnecessary, since return to the United States is optional with the member and the basic rule applies irrespective of place of enlistment. The language requiring that persons who are detained or sent home be subject to the laws and regulations for the Government of the Navy is omitted as unnecessary in view of the Uniform Code of Military Justice. The provision referring to reentry to serve until the vessel returns to the United States is omitted because no law authorizes entry or reentry into the service for this restricted purpose.

In subsection (b) the words "an increase in basic pay of 25 percent" are substituted for the words "an addition of one-fourth of their former pay" in conformity with the Career Compensation Act of 1949. 34 U.S.C. 201b permanently suspended the detention pay increase in time of war and this effect is expressed in subsection (b)(2) by the words "except in time of war". 34 U.S.C. 201a, declaring that the pay addition authorized by this section does not apply to enlistments extended under other provisions of law, is omitted as unnecessary, since the increased pay provision is specifically limited to detentions under this section.

In subsection (c) the term "enlistment contract" is substituted for the term "shipping-articles" to conform to present terminology.

CHAPTER 539—ORIGINAL APPOINTMENTS

Sec.

[5571 to 5581. Repealed.]

- 5582. Regular Navy: transfers, line and staff corps.
- [5583, 5584. Repealed.]
- 5585. Regular Marine Corps: order of filling vacancies in grade of second lieutenant.
- [5586. Repealed.]
- 5587. Regular Navy: officers designated for engineering duty, aeronautical engineering duty, and special duty.
- 5587a. Regular Marine Corps: judge advocates.
- [5588. Repealed.]

5589. Regular Navy and Regular Marine Corps: officers designated for limited duty.

- [5590 to 5595. Repealed.]
- 5596. Navy and Marine Corps: temporary appointments of officers designated for limited duty.
- [5597 to 5601. Repealed.]

Amendments

1994—Pub. L. 103-337, div. A, title XVI, §1673(b)(2), Oct. 5, 1994, 108 Stat. 3016, struck out item 5600 "Naval Reserve and Marine Corps Reserve: service credit upon original appointment".

1991—Pub. L. 102-190, div. A, title XI, \$1113(d)(2)(B), Dec. 5, 1991, 105 Stat. 1502, struck out "warrant officers and" before "officers designated" in item 5596.

1981—Pub. L. 97–22, 10(b)(7), July 10, 1981, 95 Stat. 137, struck out item 5573a "Regular Navy and Regular Marine Corps: from reserve and temporary officers" and in item 5596 substituted "Navy and Marine Corps: temporary appointments of warrant officers and officers designated for limited duty" for "Navy and Marine Corps: temporary appointments".

1980—Pub. L. 96–513, title V, §503(28), Dec. 12, 1980, 94 Stat. 2913, struck out items 5571 "Regular Navy and Regular Marine Corps: citizenship of officers", 5572 "Regular Navy and Regular Marine Corps: appointing power" 5573 "Regular Navy and Regular Marine Crops: from graduates of the Naval Academy", 5574 "Regular Navy: Medical Corps", 5575 "Regular Navy: Supply Corps," 5576 "Regular Navy: Chaplain Corps", 5577 "Regular Navy: Civil Engineer Corps", 5578 "Regular Navy: Dental Corps", 5578 "Regular Navy: Judge Advocate General's Corps", 5579 "Regular Navy: Medical Service Corps", 5580 "Regular Navy: Nurse Corps", 5581 "Naval Reserve: Medical Corps, Dental Corps, Medical

Service Corps: women", 5583 "Regular Marine Corps: from non-commissioned officers", 5584 "Regular Marine Corps: from former officers", 5586 "Regular Navy and Regular Marine Corps: from warrant officers and enlisted members", 5590 "Regular Navy and Regular Marine Corps: women", 5591 "Regular Navy: Supply Corps: maximum number of ensigns appointed annually", 5592 'Regular Navy: Civil Engineer Corps: maximum number of ensigns appointed annually", 5593 "Regular Navy: Medical Service Corps; maximum number of ensigns appointed annually", 5594 "Regular Navy: Nurse Corps: maximum number of ensigns appointed annually". 5595 "Regular Marine Corps: restriction on appointments of former midshipmen and cadets", 5597 "Navy and Marine Corps: temporary appointments in time of war or national emergency", 5598 "Naval Reserve and Marine Corps Reserve: temporary appointments in time of war or national emergency", 5599 "Medical Corps: acting appointments for temporary service", and 5601 "Naval Reserve: Nurse Corps: men". 1967—Pub. L. 90–179, §5(5), Dec. 8, 1967, 81 Stat. 548, added items 5578a and 5587a.

1961—Pub. L. 87—123, §5(9), Aug. 3, 1961, 75 Stat. 265, struck out item 5588 "Regular Marine Corps: officers designated for supply duty".

1958—Pub. L. 85-861, \$1(118)(B), (121)(B), Sept. 2, 1958, 72 Stat. 1493, 1495, added items 5573a, 5600, and 5601.

[§§ 5571, 5572. Repealed. Pub. L. 96-513, title III, § 321, Dec. 12, 1980, 94 Stat. 2892]

Section 5571, act Aug. 10, 1956, ch. 1041, 70A Stat. 321, prescribed a citizenship requirement for appointment as an officer in the Regular Navy or the Regular Marine Corps. See section 532 of this title.

Section 5572, acts Aug. 10, 1956, ch. 1041, 70A Stat. 321; Sept. 2, 1958, Pub. L. 85-861, §1(117), 72 Stat. 1493, required that each appointment to the active list of the Navy or to the active list of the Marine Corps be made by the President, by and with the advice and consent of the Senate. See section 531 of this title.

EFFECTIVE DATE OF REPEAL

Repeal effective Sept. 15, 1981, see section 701 of Pub. L. 96-513, set out as an Effective Date of 1980 Amendment note under section 101 of this title.

[§ 5573. Repealed. Pub. L. 96–513, title III, § 322, Dec. 12, 1980, 94 Stat. 2892]

Section, act Aug. 10, 1956, ch. 1041, 70A Stat. 321, authorized appointment of graduates of the Naval Academy to the Regular Navy and the Regular Marine Corps.

EFFECTIVE DATE OF REPEAL

Repeal effective Sept. 15, 1981, see section 701 of Pub. L. 96-513, set out as an Effective Date of 1980 Amendment note under section 101 of this title.

[§§ 5573a to 5580. Repealed. Pub. L. 96–513, title III, § 321, Dec. 12, 1980, 94 Stat. 2892]

Section 5573a, added Pub. L. 85-861, §1(118)(A), Sept. 2, 1958, 72 Stat. 1493, authorized appointments to the active list of the Navy in permanent grades not above lieutenant and to the active list of the Marine Corps in permanent grades not above captain from officers of the Naval Reserve or the Marine Corps Reserve and from officers of the Regular Navy or the Regular Marine Corps not holding permanent commissioned appointments therein.

Section 5574, acts Aug. 10, 1956, ch. 1041, 70A Stat. 321; Sept. 2, 1958, Pub. L. 85-861, §1(119), 72 Stat. 1493, prescribed requirements for original appointments to the active list of the Navy in the Medical Corps. See section 532 of this title.

Section 5575, act Aug. 10, 1956, ch. 1041, 70A Stat. 322, prescribed requirements for original appointments to the active list of the Navy in the Supply Corps. See section 532 of this title.