AMENDMENTS

2006—Subsec. (a). Pub. L. 109-163 substituted "Navy Reserve" for "Naval Reserve"

1980—Subsec. (a). Pub. L. 96-513 substituted "section 2003" for "section 6023(b)".

EFFECTIVE DATE OF 1980 AMENDMENT

Amendment by Pub. L. 96-513 effective Dec. 12, 1980, see section 701(b)(3) of Pub. L. 96-513, set out as a note under section 101 of this title.

[§ 6914. Repealed. Pub. L. 96-513, title III, § 374, Dec. 12, 1980, 94 Stat. 2904]

Section, act Aug. 10, 1956, ch. 1041, 70A Stat. 427, authorized President to appoint Naval Reserve aviators to Regular Navy and 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.

§ 6915. Reserve student aviation pilots; reserve aviation pilots: appointments in commissioned grade

- (a) Under such regulations as the Secretary of the Navy prescribes, enlisted members of the Navy Reserve and the Marine Corps Reserve may be designated as student aviation pilots.
- (b) A member who is not a qualified civilian aviator may not be designated as a student aviation pilot unless he agrees in writing, with the consent of his parent or guardian if he is a minor, to serve on active duty for a period of two years after successfully completing flight training, unless sooner released. Such a student aviation pilot may be released from active duty or discharged at any time by any administrative authority prescribed by the Secretary.
- (c) If he is a qualified civilian aviator, a student aviation pilot may be given a brief refresher course in flight training.
- (d) While he is in flight training, a student aviation pilot shall have uniforms and equipment issued to him at Government expense.
- (e) Under regulations prescribed by the Secretary, a student aviation pilot of the Navy Reserve or the Marine Corps Reserve may be designated an aviation pilot upon successfully completing flight training.
- (f) In time of peace, an aviation pilot who is obligated under subsection (b) to serve on active duty for a period of two years may serve, with his consent, for an additional period of not more than two years.
- (g) An aviation pilot of the Navy Reserve or the Marine Corps Reserve may be released from active duty or discharged at any time by any administrative authority prescribed by the Sec-
- (h) An aviation pilot of the Navy Reserve or the Marine Corps Reserve may, if qualified under regulations prescribed by the Secretary, be appointed an ensign in the Navy Reserve or a second lieutenant in the Marine Corps Reserve, as appropriate.

(Aug. 10, 1956, ch. 1041, 70A Stat. 427; Pub. L. 87-649, §14c(51), Sept. 7, 1962, 76 Stat. 501; Pub. L. 96-513, title V, §513(21), Dec. 12, 1980, 94 Stat. 2932; Pub. L. 109-163, div. A, title V, §515(b)(1)(P), Jan. 6, 2006, 119 Stat. 3233.)

HISTORICAL AND REVISION NOTES

Revised section	Source (U.S. Code)	Source (Statutes at Large)
6915	34 U.S.C. 841a-841e. 34 U.S.C. 841h.	Nov. 5, 1941, ch. 468, §§ 1–5, 55 Stat. 759. Nov. 5, 1941, ch. 468, §8; added Aug. 4, 1942, ch. 547, §15(h), 56 Stat. 740.

In subsection (a) the authority to designate student

aviation pilots is expressly set forth.

The portion of 34 U.S.C. 841h that provides that student aviation pilots who are qualified civilian aviators shall be given a brief refresher course in flight training is contained in subsection (c). The remainder of 34 U.S.C. 841h, which provides that such pilots shall not be considered as having been designated pursuant to 34 U.S.C. 841a-841h, is reflected in subsection (b) by making that subsection applicable only to student aviation pilots who are not qualified civilian aviators. No other consequences attach to designation as student aviation pilots under the particular provisions. In subsection (b) the word "continuous" is omitted as covered by the word "period", and the subsection is written as a condi-tion precedent to designation, because it is so interpreted.

In subsection (c) the words "enlisted in or transferred to pilot ratings" are omitted as surplusage.

Subsection (e) states expressly the authority to designate aviation pilots, which is implied in 34 U.S.C. 841a, 841b, and 841d.

In subsection (f) the words "pay grade E-5" are substituted for the words "third grade" in 34 U.S.C. 841b to conform to the terminology of the Career Compensation Act of 1949 (37 U.S.C. 231 et seq.).

In subsection (h) the words "of the Naval Reserve or the Marine Corps Reserve" are substituted for the words "designated as such in accordance with sections 841a and 841b of this title" for uniformity.

2006—Subsecs. (a), (e), (g), (h). Pub. L. 109–163 substituted "Navy Reserve" for "Naval Reserve" wherever appearing.

1980—Subsecs. (f) to (i). Pub. L. 96-513 redesignated subsecs. (g), (h), and (i) as (f), (g), and (h), respectively. 1962—Subsec. (f). Pub. L. 87-649 repealed subsec. (f) which provided that while on active duty, an aviation pilot of the Naval Reserve or the Marine Corps Reserve is entitled to the pay of an enlisted member in pay grade E-5 or that of his grade, whichever is greater. See section 201 of Title 37, Pay and Allowances of the Uniformed Services.

EFFECTIVE DATE OF 1980 AMENDMENT

Amendment by Pub. L. 96-513 effective Dec. 12, 1980, see section 701(b)(3) of Pub. L. 96-513, set out as a note under section 101 of this title.

Effective Date of 1962 Amendment

Amendment by Pub. L. 87-649 effective Nov. 1, 1962, see section 15 of Pub. L. 87-649, set out as an Effective Date note preceding section 101 of Title 37, Pay and Allowances of the Uniformed Services.

CHAPTER 602—TRAINING GENERALLY

Sec. 6931.

Recruit basic training: separate housing for male and female recruits.

6932. Recruit basic training: privacy.

AMENDMENTS

1998—Pub. L. 105-261, div. A, title V, §522(b)(2), Oct. 17, 1998, 112 Stat. 2013, added item 6932.

§6931. Recruit basic training: separate housing for male and female recruits

(a) PHYSICALLY SEPARATE HOUSING.—(1) The Secretary of the Navy shall provide for housing

male recruits and female recruits separately and securely from each other during basic training.

(2) To meet the requirements of paragraph (1), the sleeping areas and latrine areas provided for male recruits shall be physically separated from the sleeping areas and latrine areas provided for female recruits by permanent walls, and the areas for male recruits and the areas for female recruits shall have separate entrances.

(3) The Secretary shall ensure that, when a recruit is in an area referred to in paragraph (2), the area is supervised by one or more persons who are authorized and trained to supervise the area.

(b) ALTERNATIVE SEPARATE HOUSING.—If male recruits and female recruits cannot be housed as provided under subsection (a) by October 1, 2001, at a particular installation, the Secretary of the Navy shall require (on and after that date) that male recruits in basic training at such installation be housed in barracks or other troop housing facilities that are only for males and that female recruits in basic training at such installation be housed in barracks or other troop housing facilities that are only for females.

(c) Construction Planning.—In planning for the construction of housing to be used for housing recruits during basic training, the Secretary of the Navy shall ensure that the housing is to be constructed in a manner that facilitates the housing of male recruits and female recruits separately and securely from each other.

(d) Basic Training Defined.—In this section, the term "basic training" means the initial entry training programs of the Navy and Marine Corps that constitute the basic training of new recruits

(Added Pub. L. 105–261, div. A, title V, $\S521(b)(1)$, Oct. 17, 1998, 112 Stat. 2010.)

IMPLEMENTATION

Pub. L. 105–261, div. A, title V, §521(b)(3), Oct. 17, 1998, 112 Stat. 2011, provided that: "The Secretary of the Navy shall implement section 6931 of title 10, United States Code, as added by paragraph (1), as rapidly as feasible and shall ensure that the provisions of that section are applied to all recruit basic training classes beginning not later than the first such class that enters basic training on or after April 15, 1999."

§ 6932. Recruit basic training: privacy

The Secretary of the Navy shall require that access by recruit division commanders and other training personnel to a living area in which Navy recruits are housed during basic training shall be limited after the end of the training day, other than in the case of an emergency or other exigent circumstance, to recruit division commanders and other training personnel who are of the same sex as the recruits housed in that living area or to superiors in the chain of command of those recruits who, if not of the same sex as the recruits housed in that living area, are accompanied by a member (other than a recruit) who is of the same sex as the recruits housed in that living area.

(Added Pub. L. 105–261, div. A, title V, $\S522(b)(1)$, Oct. 17, 1998, 112 Stat. 2012.)

IMPLEMENTATION

Pub. L. 105-261, div. A, title V, 522(b)(3), Oct. 17, 1998, 112 Stat. 2013, provided that: "The Secretary of the

Navy shall implement section 6932 of title 10, United States Code, as added by paragraph (1), as rapidly as feasible and shall ensure that the provisions of that section are applied to all recruit basic training classes beginning not later than the first such class that enters basic training on or after April 15, 1999."

CHAPTER 603—UNITED STATES NAVAL ACADEMY

DCC.		
6951.	Location.	
6951a.	Superintendent.	
6952.	Civilian teachers: number; compensation.	
6953.	Midshipmen: appointment.	
6954.	Midshipmen: number.	
6955.	Midshipmen: allotment upon redistricting of	
	Congressional Districts.	
6956.	Midshipmen: nomination and selection to fill	
	vacancies.	
6957.	Selection of persons from foreign countries.	
6957a.	Exchange program with foreign military	

academies.

6957b. Foreign and cultural exchange activities.

6958. Midshipmen: qualifications for admission.

6959. Midshipmen: agreement for length of service.

6960. Midshipmen: clothing and equipment: uni-

6960. Midshipmen: clothing and equipment; uniform allowance.
6961. Midshipmen: dismissal for best interests of

the service.
6962. Midshipmen: discharge for unsatisfactory conduct or inaptitude.

6963. Midshipmen: discharge for deficiency.
 6964. Hazing: definition; prohibition.
 6965. Failure to report violation: dismissal.

6966. Course of study. 6967. Degree on graduation. 6968. Board of Visitors. 6969. Band: composition.

6970. Permanent professors: promotion.
 6970a. Permanent professors: retirement for years of service; authority for deferral.

6971. Midshipmen's store, trade shops, dairy, and laundry: nonappropriated fund instrumentality and accounts

laundry: nonappropriated fund instrumentality and accounts.
6972. Chapel: crypt and window spaces.

6973. Gifts, bequests, and loans of property: acceptance for benefit and use of Naval Academy. 6974. United States Naval Academy Museum Fund:

references to Fund. 6975. Acceptance of guarantees with gifts for major

projects.
6976. Operation of Naval Academy dairy farm.
6977. Grants for faculty research for scientific, lit-

erary, and educational purposes: acceptance; authorized grantees.

6978. Mixed-funded athletic and recreational extracurricular programs: authority to manage appropriated funds in same manner as nonappropriated funds.

6979. Midshipmen: charges and fees for attendance; limitation.

6980. Policy on sexual harassment and sexual violence.

6981. Support of athletic and physical fitness programs.

AMENDMENTS

2013—Pub. L. 112-239, div. A, title V, §542(b), Jan. 2, 2013, 126 Stat. 1737, added item 6981.

2008—Pub. L. 110–417, [div. A], title V, §541(b)(2), Oct. 14, 2008, 122 Stat. 4455, added item 6957b.

Pub. L. 110–181, div. A, title V, §508(a)(2), Jan. 28, 2008, 122 Stat. 97, added items 6970 and 6970a and struck out former item 6970 "Permanent professors: retirement for years of service; authority for deferral".

2006—Pub. L. 109–364, div. A, title X, \$1071(g)(2), Oct. 17, 2006, 120 Stat. 2402, made technical correction to directory language of Pub. L. 108–375, \$544(b)(2). See 2004 Amendment note below.