

prior to repeal by Pub. L. 85-861, §36B(25), Sept. 2, 1958, 72 Stat. 1571.

Prior sections 8444 and 8445 were repealed by Pub. L. 96-513, title II, §207, Dec. 12, 1980, 94 Stat. 2884, effective Sept. 15, 1981.

Section 8444, acts Aug. 10, 1956, ch. 1041, 70A Stat. 522; Sept. 2, 1958, Pub. L. 85-861, §1(180)(A), 72 Stat. 1532, authorized President, in time of war or national emergency, to appoint any qualified person, including a person who is not a Regular or Reserve, in any temporary grade, provided for vacation of the appointment, and permitted, for purposes of determining grade, position on a promotion list, seniority in temporary grade, and eligibility for promotion, a medical or dental officer of the Air Force who is appointed in a temporary grade to be credited, when he enters active duty, with the constructive service authorized by section 8294(b) of this title. See section 603 of this title.

Section 8445, acts Aug. 10, 1956, ch. 1041, 70A Stat. 522; Sept. 2, 1958, Pub. L. 85-861, §1(180)(B), 72 Stat. 1532, provided that in addition to temporary appointments authorized, in time of war or national emergency, a regular officer or a reserve warrant officer may be appointed in any temporary grade higher than his regular or reserve grade, without vacating that grade, or a person who holds no commissioned grade in Regular Air Force be appointed in any temporary commissioned grade. See section 603 of this title.

A prior section 8446 was renumbered section 9176 of this title.

A prior section 8447, acts Aug. 10, 1956, ch. 1041, 70A Stat. 523; Sept. 2, 1958, Pub. L. 85-861, §1(180)(D), 72 Stat. 1532; Sept. 28, 1971, Pub. L. 92-129, title VI, §604, 85 Stat. 362, provided that temporary appointment of a person be made without reference to any other appointment that he may hold in the Air Force, temporary appointments of commissioned officers in the Regular Air Force be made by the President alone in grades below lieutenant colonel and by the President, by and with the consent of the Senate, in grades of lieutenant colonel and above, temporary appointments of commissioned officers in the reserve components of the Air Force be made by the President alone in grades below lieutenant colonel and by the President, by and with the consent of the Senate, in grades above major, and that the President may vacate at any time a temporary appointment in a commissioned grade, prior to repeal by Pub. L. 96-513, title II, §207, Dec. 12, 1980, 94 Stat. 2884, effective Sept. 15, 1981. See section 601 of this title.

Prior sections 8448 and 8449 were repealed by Pub. L. 96-513, title II, §208, Dec. 12, 1980, 94 Stat. 2884, effective Sept. 15, 1981.

Section 8448, acts Aug. 10, 1956, ch. 1041, 70A Stat. 523; Aug. 8, 1958, Pub. L. 85-603, §1(4), 72 Stat. 526; Sept. 2, 1958, Pub. L. 85-861, §33(a)(39), 72 Stat. 1566, authorized Secretary of the Air Force, upon his determination of need, to appoint qualified persons as warrant officers, with such appointments to continue at pleasure of Secretary, and such warrant officers entitled to count all periods of active duty under appointment as warrant or enlisted service for all purposes and to benefits of all laws and regulations applicable to retirement, pensions, and disability of members of Air Force on active duty. See section 602 of this title.

Section 8449, act Aug. 10, 1956, ch. 1041, 70A Stat. 523, provided that temporary promotions in warrant officer grades be governed by such regulations as the Secretary of the Air Force prescribe. See section 602 of this title.

A prior section 8450, act Aug. 10, 1956, ch. 1041, 70A Stat. 523, provided for suspension of laws for promotion or mandatory retirement or separation during war or emergency of temporary warrant officers of Air Force, prior to repeal by Pub. L. 90-235, §3(b)(1), Jan. 2, 1968, 81 Stat. 758.

AMENDMENTS

2018—Pub. L. 115-232 renumbered section 6932 of this title as this section.

EFFECTIVE DATE OF 2018 AMENDMENT

Amendment by Pub. L. 115-232 effective Feb. 1, 2019, with provision for the coordination of amendments and special rule for certain redesignations, see section 800 of Pub. L. 115-232, set out as a note preceding section 3001 of this title.

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 [now 8432] 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 853—UNITED STATES NAVAL ACADEMY

Sec.	Location.
8451.	Superintendent.
8451a.	Civilian teachers: number; compensation.
8452.	Midshipmen: appointment.
8453.	Midshipmen: number.
8454.	Midshipmen: allotment upon redistricting of Congressional Districts.
8455.	Midshipmen: nomination and selection to fill vacancies.
8456.	Midshipmen: qualifications for admission.
8458.	Midshipmen: agreement for length of service.
8459.	Midshipmen: clothing and equipment; uniform allowance.
8460.	Midshipmen: dismissal for best interests of the service.
8461.	Midshipmen: discharge for unsatisfactory conduct or inaptitude.
8462.	Midshipmen: discharge for deficiency.
8463.	Hazing: definition; prohibition.
8464.	Failure to report violation: dismissal.
8465.	Course of study.
8466.	Degree on graduation.
8467.	Board of Visitors.
8468.	Band: composition.
8469.	Permanent professors: promotion.
8470.	Permanent professors: retirement for years of service; authority for deferral.
8470a.	Midshipmen's store, trade shops, dairy, and laundry: nonappropriated fund instrumentality and accounts.
8471.	Chapel: crypt and window spaces.
8472.	Gifts, bequests, and loans of property: acceptance for benefit and use of Naval Academy.
8473.	United States Naval Academy Museum Fund: references to Fund.
8474.	Acceptance of guarantees with gifts for major projects.
8475.	Operation of Naval Academy dairy farm.
8476.	Grants for faculty research for scientific, literary, and educational purposes: acceptance; authorized grantees.
8477.	Mixed-funded athletic and recreational extracurricular programs: authority to manage appropriated funds in same manner as nonappropriated funds.
8478.	Midshipmen: charges and fees for attendance; limitation.
8479.	Policy on sexual harassment and sexual violence.
8480.	Support of athletic and physical fitness programs.
8481.	

PRIOR PROVISIONS

A prior chapter 853, consisting of sections 8681 to 8693, related to miscellaneous rights and benefits in the Air Force, prior to renumbering as chapter 933 of this title.

AMENDMENTS

2018—Pub. L. 115-232, div. A, title VIII, §807(e)(3), (f)(1), Aug. 13, 2018, 132 Stat. 1837, 1838, redesignated