

The provision in the third paragraph of this section beginning with the words "nor to any State, Territory" etc., in line 7, to the end of the paragraph is repealed by Act May 12, 1928, c. 520, 45 Stat. 500, entitled "An Act to amend section 110 of the National Defense Act by repealing and striking therefrom certain provisions prescribing additional qualifications for National Guard State staff officers, and for other purposes."

★ After "143" in line 2 of the second paragraph of this section add "and 148."

159. Payment of arrears.—Members of the National Guard, the Officers' Reserve Corps, and the Enlisted Reserve Corps who have or shall become entitled for a continuous period of less than one month to Federal pay at the rates fixed for the Regular Army, whether by virtue of a call by the President, of attendance at school or maneuver, or of any other cause, and whose accounts have not yet been settled, shall receive such pay for each day of such period, and the thirty-first day of a calendar month shall not be excluded from the computation.

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The statutory provision of Act Sept. 14, 1922, c. 307, § 3, 42 Stat. 841, constituting the first sentence of § 159 of this title was amended to read as above by Act May 11, 1926, c. 288, 44 Stat. 531, entitled "An Act to amend section 3 of the Act approved September 14, 1922 (chapter 307, Forty-second Statutes at Large, part 1, pages 840 to 841)." Numerous changes.

The second sentence of the section as it appears in the Code being derived from Act Mar. 4, 1923, is unaffected by the amendment.

161. Pay and allowances continued during hospital treatment for injuries in line of duty; transportation on discharge.—Officers, warrant officers, and enlisted men of the National Guard who suffer personal injury or contract disease in line of duty while en route to or from and while at encampments, maneuvers, or other exercises, or at service schools, under the provisions of sections 63, 64 and 65 of this title, shall, under such regulations as the President may prescribe, when hospital treatment is necessary for appropriate treatment of such injury or disease, be entitled to hospital treatment, including medical treatment, at Government expense, until the disability resulting from such injury or disease can not be materially improved by further hospital treatment, and, during the period of hospitalization, to the same pay and allowances whether in money or in kind that they were entitled to receive at the time such injury was suffered or disease contracted, and to transportation to their homes at Government expense when discharged from hospital; they shall also be entitled to such further medical treatment for such injury or disease as is reasonably necessary after arrival at their homes under such regulations as may be prescribed by the President.

The statutory provision constituting § 161 of this title was amended to read as above by Act Apr. 26, 1928, c. 436, 45 Stat. 461, entitled "An Act to amend section 6, Act of March 4, 1923, as amended, so as to better provide for care and treatment of members of the civilian components of the Army who suffer personal injury in line of duty, and for other purposes."

162. Hospital treatment, pay, etc., in case of injury while engaged in flying prescribed under preceding section.—Officers, warrant officers, and enlisted men of the National Guard who suffer personal injury in line of duty when participating in aerial flights prescribed under the provisions of section 62 of this title shall, under regulations prescribed as aforesaid, be entitled to the same hospital treatment, including medical treatment, pay and allowances, and transportation to their homes, and further medical treatment after arrival at their homes, as if such injury had been suffered while in line of duty at encampments, maneuvers, or other exercises under section 63 of this title.

The statutory provision constituting § 162 of this title was amended to read as above by Act Apr. 26, 1928, c. 436, 45 Stat. 462.

For title of Act see note to § 161.

163. Pay and allowances in hospital limited to six months.—No person hospitalized under sections 161 and 162 of this title on account of any personal injury suffered or disease contracted shall be entitled to receive, in connection with such injury or disease, pay or allowance other than hospital treatment, including medical treatment, and transportation, as herein provided, for more than six months; but for any remaining period of such hospitalization he shall be entitled to subsistence at Government expense.

The statutory provision constituting § 163 of this title was amended to read as above by Act Apr. 26, 1928, c. 436, 45 Stat. 462.

For title of Act see note to § 161.

164. Burial expenses of persons dying in hospital or while training.—If the death of any person mentioned in sections 161 and 162 of this title occurs while he is undergoing the training or hospital treatment contemplated by said sections, the United States shall, under regulations prescribed by the President, pay for burial expenses and the return of the body to his home a sum not to exceed \$100.

The statutory provision constituting § 164 of this title was amended to read as above by Act Apr. 26, 1928, c. 436, 45 Stat. 462.

For title of Act see note to § 161.

Chapter 11.—MILITIA BUREAU.

★ **Section 172. Appointment and term of office of chief of bureau; rank, pay, and allowances; right to retirement.**—

"8" in line 3 from end of this section should read "12."

Chapter 12.—RIFLE INSTRUCTION AND PRACTICE FOR CIVILIANS.

Section 181a. Promotion of rifle practice [national matches; small-arms firing school].—There shall be held an annual competition, known as the national matches, for the purpose of competing for a national trophy, medals, and other prizes to be provided, together with a small-arms firing school, which competition and school shall be held annually under such regulations as may be prescribed by the Secretary of War.

New. This section constitutes Act Feb. 14, 1927, c. 130, 44 Stat. 1095, entitled "An Act for the promotion of rifle practice throughout the United States," as amended by Act May 28, c. 816, § 1, 45 Stat. 780, entitled "An Act to amend the National Defense Act."

The amending clause of Act May 28, 1928, c. 816, read as follows: "Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled 'An Act for the promotion of rifle practice throughout the United States,' approved February 14, 1927 (Forty-fourth Statutes, page 1095), which adds an additional paragraph to section 113 of the National Defense Act, is hereby amended to read as follows: "Said c. 816 is set out herein as §§ 181a, 181b, 181c.

Prior to amendment by Act May 28, 1928, c. 816, § 1, this section read as follows: "For the purpose of furnishing a national trophy and medals and other prizes to be provided and contested for annually, under such regulations as may be prescribed by the Secretary of War, said contest to be open to the Army, Navy, Marine Corps, and the National Guard or Organized Militia of the several States, Territories, and the District of Columbia, members of rifle clubs, and civilians, and for the cost of trophy, prizes, and medals herein provided for, and for the promotion of rifle practice throughout the United States, including the reimbursement of necessary expense of members of the National Board for the Promotion of Rifle Practice to be expended for the purpose hereinbefore prescribed, under the direction of the Secretary of War, the sum of \$7,500 is hereby authorized to be appropriated annually: *Provided*, That no competitor shall be entitled to commutation of rations in excess of \$1.50 per day, and when meals are furnished no greater expense than that sum per man per day for the period the contest is in progress."

181b. Same; rifle and pistol matches open to Army, Navy, Marine Corps, National Guard, Militia, civilians, etc.; expenses; appropriation.—The national matches contemplated in section 181a of this title shall consist of rifle and pistol matches