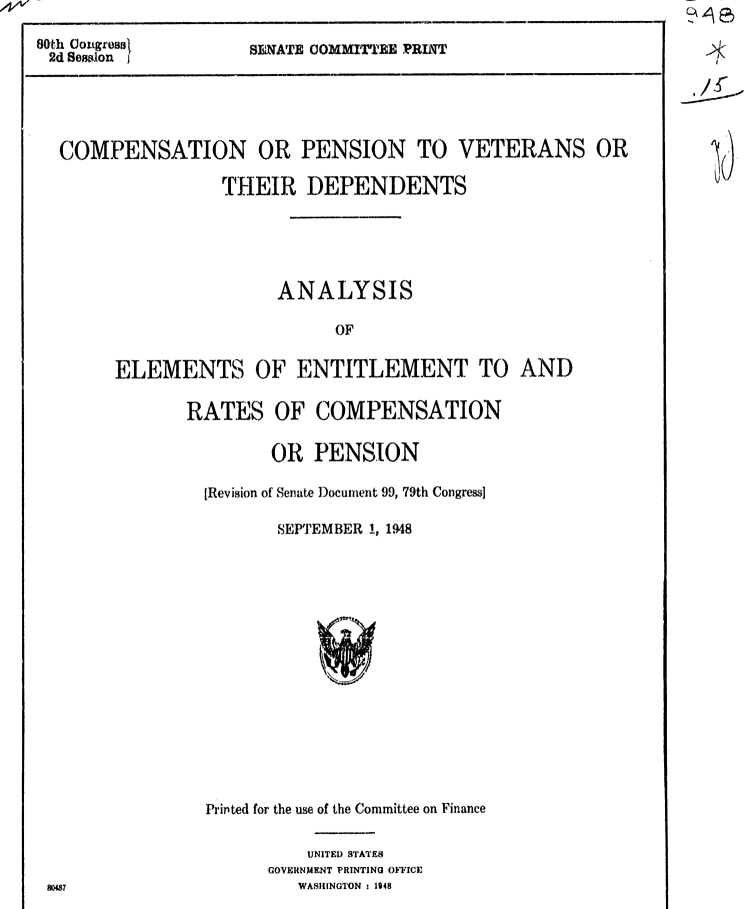
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BRIEF ANALYSIS OF BENEFITS TO VETERANS AND DEPENDENTS

STATEMENT OF SENATOR EUGENE D. MILLIKIN, CHAIRMAN, COMMITTEE ON FINANCE, ON ANALYSIS OF RIGHTS OF ALL VETERANS AND THEIR DEPENDENTS TO PENSION OR COMPENSATION

The following revised analysis of pension and compensation under laws administered by the Veterans' Administration is sufficiently detailed to be of great value to Members of Congress and as heretofore published as a Senate document, has speeded up consideration of veterans' bills by removing, to a great extent, misunderstanding or lack of more complete information as to the benefits now provided by law. A chart of this nature also meets a long-standing need in our own offices, and of organizations and individuals directly interested in veterans' affairs.

The revised analysis, which was prepared by the Veterans' Administration, covers four main subjects:

- (1) Compensation to veterans for service-connected disabilities (including additional compensation for dependents);
- (2) Compensation to widows, children, and dependent parents based upon service-connected death;
- (3) Pension to veterans for non-service-connected disabilities or age; and
- (4) Pension to widows and children based upon death not shown to be due to service.

Under these headings are found the monthly rates, both general and specific; the conditions of eligibility; dates of service; limitations, if any, on eligibility; special provisions governing determination of service connection; and definitions.

The analysis covers all wars and the Regular Establishment, and after each provision under the various headings the citation to the existing law is given. Where a provision is regulatory, reference is made to published Regulations and Procedure of the Veterans' Administration.

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VETERANS' SERVICE-

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Subject	Indian wars	Civil War	War with Spain, Philippine In	surrection, and Boxer Rebollion
Statute	General pension law as modified or amended; Public Law 553, 76th Cong., June 0, 1940; Public Law 369, "7th Cong., Dec. 19, 1041; Public Law 469, 78th Cong. Dec. 7, 1941; Public Law 662, 70th Cong., Aug. 8, 1046; Public Law 868, 80th Cong., July 1, 1048; Public Law 877, 80th Cong., July 2, 1948.	General pension law as modified or amended; Public Law 553, 76th Cong., June 6, 1940; Public Law 359, 77th Cong., Dec. 10, 1941; Public Law 469, 78th Cong., Dec. 7, 1944; Public Law 602, 76th Cong., Aug. 8, 1949; Public Law 898, 80th Cong., July 1, 1918; Public Law 877, 80th Cong., July 2, 1948.	General pension law in effect Mar. 19, 1033, as recencted by Public Law 209, 74th Cong., Aug. 13, 1035, and subsequently modified or amended; Public Law 114, 78th Cong., July 13, 1943; I Public Law 359, 77th Cong., Dec. 10, 1911; Public Law 460, 78th Cong., Dec. 7, 1944; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 869, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948.	Public Law 2, 73d Cong., Mar. 20 1933, and Veterara Regulation as amended; Public Law 469, 784 Cong., Dec. 7, 1944; Public Law 346, 78th Cong., June 22, 1944 Public Law 430, 78th Cong., Sept 27, 1944; Public Law 469, 78th Cong., Dec. 7, 1944; Public Law 182, 70th Cong., Sept. 20, 1945 Public Law 602, 78th Cong., Aug 5, 4946; Public Law 8.4, 80th Cong., July 1, 1948; Public Law 877, 80th Cong., July 2, 1948.
lates: General	Partial disabilities, dependent on or	Partial disabilities, dependent on or	Partial disabilities, dependent on or	Partial disabilities, rank not a fac-
	regardless of rank 40.40-327.60 (July 14, 1865; Mar. 3, 1873; Mar. 2, 1895; Public Law 469, 78th Cong., Dec. 7, 1916; 38 U. H. C. 181, 176, 177; Fegulations and Proce- dure, Regulation 2062 (B).)	reyardless of rank	regardlees of rank	 13.80-3124.20 (Veteran: Regulation 1a, pt. 1, 38 U.S. O., ch. 12, Voterans Regu- lations; Public Law 409, 78th Cong., Dec. 7, 1944; Public Law 092, 79th Cong., Aug. 8, 1946.)
	Total disability, dependent on or regardless of rank (so disabled as to be incapacitated for performing any manual labor)	Total disability, dependent on or regardless of mark (so disabled as to be incapareliated for performing any manual labor) \$31.50 (Mar. 3, 1883, Public Law 409, 78th Cong., Dec. 7, 1914; 38 U. S. O. 170.) NOTEFor rates of ndditional allowances for dependents (under	2062 (11).) Total disability, dependent on or regardless of rank (so disabled as to be incapacitated for performing auy manual labor)	Total disability, rank not a fac- tor
	Public Law 877, 80th Cong.), 806 p. 12.	Public Law 877, 80th Cong.), see p. 12.	aller ances for dependents (under) Ic Law 877, 80th Cong.), see 24.	Public Law 877, 80th Cong.), see p. 12.
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Conflict or extrahaz-	Direct result errord coulding while			
while United States engaged in war.	Direct result armed conflict; while engaged in extrahazardous serv- ice, including service under con- ditions simulating war; while United Statss engaged in war: Partial disabilities, rank not a factor	Direct result armed conflict; while engaged in extra hazardous serv- ice, including service under con- ditions simulating war; while United States engaged in war: Partial disabilities, rank not a factor	Direct result armed conflict; while engaged in extrabazardous zarv- ice, including service under con- ditions simulating war; while United States engaged in war: l'artial disabilities, rank not a factor	
	Veterans Regulations; Public Law 469, 78th Cong., Dec. 7, 1914; Public Law 662, 70th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)	78th Cong., Dec. 7, 1944; 38 U. S. C., ch. 12, Voterans Regu- lations; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.)	78th Cong., Dec. 7, 1644; 38 U. S. C., ch. 12, Vetorans Regu- lations; Public Jaw 662, 79th Cong., Aug. 8, 1645; Public Jaw 868, 80th Cong., July 1, 1048.)	·
Specific: A, In general ' (a) Loss or loss of use of both hands both feet, or I hand	A. Regardless of rank, \$6.90-\$129.50 (a) Statutory raio \$104.50	A. Regardless of rank. \$0,90-\$129.50 (a) Statutory rate \$104.50	A. Regardless of rank . \$6.90-\$129.50 (a) Statutory rate \$104.80	A. Rank not a factor \$240-\$360 (a) Bintutory rate \$240
and 1 foot. (b) Loss or loss of use of 2 ex- tremities at level, or with complications, preventing nat- ual elbow or knee action with prothedu	(b) Statutory rate for similar but not identical disabiling conditions	(d) Statutory rate for similar but not identical disabiling conditions	(b) Statutory rate for similar but not identical disabiling conditions	(ð) Statutory rate \$282
with prosthesis in place.	table			

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CONNECTED DISABILITIES

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Rogular Er	stablishment	World	War I	World War II '
 Bervice pilor to Apr. 21. 1898; general pension law as modi- fied or amended; Fublic Law 553, 761h Cong., June 6, 1940; Public Law 359, 77th Cong., Dec. 10, 1941; Public Jaw 409, 78th Cong., Dec. 7, 1944; Public Law 662, 76th Cong., Aug. 8, 1940; Public Jaw 568. 86th Cong., July 1, 1948; Public Law 876, 86th Cong., July 2, 1948; Fublic Law 877, 80th Cong., July 2, 1943. 	Service subsequent to Apr. 21, 1898; Public Law 2, 73d Cong., Mar. 20, 1933, and Voterans Regulations as modified or amended; Public Law 369, 77th Cong., Dec. 19, 1941; Public Law 332, 78th Cong., May 27, 1944; Public Law 340, 78th Cong., June 22, 1944; Public Law 369, 78th Cong., Sept. 27, 1944; Pub- lic Law 469, 78th Cong., Dec. 7, 1944; Public Law 362, 70th Cong., Aug. 8, 1946; Proclama- tion No. 2714, Dec. 31, 1946; Public Law 269, 80th Cong., July 26, 1947; Public Law 788, 80th Cong., June 24, 1948; Pub- lic Law 869, 80th Cong., July 1, 1948; Public Law 876, 80th Cong., July 2, 1948; Public Law 877, 80th Cong., July 2, 1948.	Public Law 2, 73d Cong., Mar. 20, 1935, and Veterans Regulations as modified or arneuled; Public Law 312, 78th Cong., May 27, 1014; Public Law 346, 78th Cong., June 22, 1044; Public Law 439, 78th Cong., Sept. 27, 1044; Public Law 182, 79th Cong., Sept. 20, 1045; Public Law 662, 79th Cong., Aug. 6, 1946; Public Law 748, 80th Cong., June 24, 1048; Public Law 877, 80th Cong., July 2, 1045.	 Public Law 141, 73d Cong., Mar. 28, 1834, as modified or animolded; Public Law 144, 78th Cong., July 13, 1943; 1 Public Law 312, 78th Cong., May 27, 1944; sec. 302 (3) World War Veterans' Act, 1924, as amenided; sec. 6, Public Law 863, 76th Cong., Oct. 17, 1949; Public Law 662, 70th Cong., Aug. 8, 1946; Public Law 877, 80th Cong., July 2, 1948. 	 Public Law 2, 73d Cong., Mar. 20, 1933, and Voterans Regulations as medified or amended; Public Law 144, 78th Cong., July 13, 1043; Public Law 316, 78th Cong., Nay 27, 1014; Public Law 346, 78th Cong., June 22, 1044; Public Law 439, 78th Cong., Sept. 27, 1014; Public Law 182, 70th Cong., 8ept. 27, 1014; Public Law 182, 70th Cong., 8ept. 20, 1045; Public Law 662, 70th Cong., Aug. 8, 1046; Proclamation No. 2714, Dec. 31, 1046; Public Law 239, 80th Cong., July 25, 1047; Public Law 748, 80th Cong., June 24, 1048; Public Law 877, 80th Cong., July 2, 1048.
Partial disabilities, dependent on or rogardless of rank 86.00-\$27.60 (July 14, 1862, Mar. 3, 1873, Mar. 2, 1895, Public Law 469, 78th Cong., Doo. 7, 1944; 38 U. S. O. 151, 170, 177, Regula- tions, and Proceduro, Regula-	Partial disabilities, rank not a factor \$11.04-\$99.30 (Veterans Regulation 1a, pt. II, Public Law 876, 80th Cong., July 2, 1948.)	Partial disabilities, rank not a factor	Partial disabilities, rank not a factor: Temporary partial \$1.04-\$109.29 Permanent partial \$13.80-\$136.02 (See footnote at end of table.)	Partial disabilities, rank not a factor
tion 2002 (1b.) Total disability, dependent on or regardless of ravik (so disabled as to be incupacitated for per- forming noy manual lubo) (Mar. 3, 1533, Public Law 409, 78th Cong., Dec. 7, 1944; 38 U. R. C. 170.) NorkFor tates of addi- tional allowances for depend- ents (under Fublic Law 877, 80th Cong.), see p. 13. Peacetime Regular Establish- ment rates: Partial disabilities, rank net	Total disability, rank not a fac- tor	Total disability, rank not a fac- tor	Total disability, rank not a factor: Temporary total	Total disability, rank not a fac- tor
a fact	pensation under Veterans Regu- lation is, as amended, pt. II, who was on Mar. 19, 1033, in receipt of compensation under the World War Veterans' Act, 1924, as amended, or the general pension law for service con- nected disability, entitled to 75 percent of compensation then paid, not to exceed 75 percent of compensation for similar disabil- ity under Veterans Regulation ia, pt. I (Public Law 788, 74th Cong., June 21, 4936, 38 U. S. C. 7038.).		sumption. (Secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1634; Public Law 196, 76th Cong., July 19, 1639; Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 471a, 722, 703b.) In addition to the rates for temporary total disability, the veteran is entitled to additional amounts for dependents: \$13.80 for wile, 40.90 for each child, and \$13.80 for each dependent parent; and if the base no wile \$13.80 for	·
Direct result armed conflict; while engaged in extraheatadous serv- ice, including service under con- ditions simulating war; while United States engaged in war: Partiel disubilities, rank not a factor	Direct result armed conflict; while engaged in extrabatadous serv- ice, including as rvice under con- ditions simulating war; while United States engaged in war: Partial disabilitis, rock not a factor\$1380.5124.20 Total disability, rank not a factor\$138 (Public Law 360, 77th Cong., Dec. 19, 1041, 33 U.S. C., ch. 12, Veterans Regulations; Public Law 312, 78th Cong., May 27, 1044; Public Law 469, 78th Cong., Dec. 7, 1044; Public Law 662, 70th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., Law 508, 80th Cong., Public Law 869, 80th Cong., Public Law 869, 80th Cong.,		the first child and 40.00 for each additional child. The rates for temporary partial disability are a proportion of said aniounts. (Sec. 202, World War Vet- erans' Act, 1921, as amended, sees. 27, 28, Publio Jaw 141, 73d Cong., Mur. 28, 1931; Pub- lio Law 190, 76th Cong., July 19, 1030; Public Law 860, 76th Cong., Oct. 17, 1940; Public Law 312, 78th Cong., May 27, 1944, 88 U. 8, C. 478, 4718, 722, 703b; Public Law 662, 76th Cong., Ang. 8, 1940.) NOTZFor rates of addi- tional allowances for depend- ents (under Public Law 877,	
A. Regardless of rank .\$6.90-\$129.50 (a) Statutory rate \$104.60	July 1, 1948.) 4 A. Renk not a factor \$102-\$288 (a) Statutory rate \$192	A. Rank not a factor \$240-\$360 (a) Statutory rate \$240	ents (under Fublic Law 877, 90th Cong.), see p. 13. A. Rank not a factor \$138-\$258 (a) Statutory rate \$138	A. Rank not a factor \$240-\$360 (a) Biatutory rate \$240
(b) Statutory rate for similar but not identical disabling conditions	(5) Statutory rate \$225.60	(b) Statutory rate \$282	(b) Statutory rate for similar but not identical disabling conditions (not including the additional allowances under B and D) \$138	(b) Statutory rate \$282
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See footnotes at end of table.

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Veterans' service-connected

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Subject	Indian wars	Civil War	War with Spain, Philippine Ins	urrection, and Boxer Rebellion
Statuto	General pension law as modified or amended.	General ponsion law as modified or amended.	General pension law in effect Mar. 10, 1933, as reenacted by Public Law 209, 74th Cong., Aug. 13, 1035, and subsequently modified or amended.	Public Law 2, 73d Cong., Mar. 20 1933, and Veterans Regulations as amended.
Rates-Specific-Con. A. In general-Con. (c) Loss of 2 ex- tromities so near shoulder or hip as to pro- vent use of pros- thetic appli- ance.	 (c) St itutory rato for similar but not identical disabiling co-ditions	 (c) Statutory rate for similar but not identical disabling conditions	 (c) Statutory rate for similar but not identical disability conditions	(c) Statutory rate \$318 (Veterans Regulation 1 (a), pt. I; Public Law 182, 70th Cong., Sept. 20, 1915, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 682, 79th Cong., Aug. 8, 1946.)
B. Additional	B. No statutory provision	D. No statutory provision	B. No statutory provision	 B. Loss or loss of use of 1 foot, 1 hand, blindness, 1 eyo, having only light perception, in addi- tion to rates \$13.80 to \$124.20 for partial and \$138 for total disability
C. Tuberculosis	C. No statutory provision	C. No statutory provision	C. No statutory provision	C. Governed by Schedule for Rat- ing Disabilities,
				• •
D. Aid and attend- ance.	D. Frequent and periodical. \$54.50 Regular	D. Frequent and periodical. \$34.50 Regular	D. Frequent and periodical. \$54.60 Regular. \$76.50 Permanently bedridden. \$76.50 (July 14, 1892, Mar. 4, 1890, May 5, 1926; Public Jaw 260, 74th Cong., Aug. 12, 1935; 38 U. S. O. 175, 174, 366; Public Law 460, 78th Cong., Dec. 7, 1944.)	 D. Frequent and periodical, no provision. Regular
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Regular Be	stablishment	Worl	d War I	World War II
Service prior to Apr. 21, 1898; general pension law as modified or amended.	Bervice subsequent to Apr. 21, 1866; Publio Law 2, 75d Cong., Mar. 20, 1933, and Voterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1833, anu Veterans Regulations as modified or amended.	Public Law 141, 785 Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1633, and Veterans Regula- tions as modified or amended.
 (c) Statutory rate for similar but not identifical disabiling conditions		 (c) Statutory rate	but not identical disabiling	 (c) Statutory rate \$318 (Veterans Regulation 1 (a), pt. 1; Public Jaw 182, 76th Cong., Sept. 20, 1045; 38 U, B. O., ch. 12, Veter- ans Regulations; Public Law 692, 70th Cong., Aug. 8, 1946.)
·	 B. Loss or loss of use of 1 foot, 1 hand, blindness 1 oye, hav- ing only light perception, in addition to rules \$11.04 to \$99.36 for partial and \$110.40 for total disability \$33.60 Loss or loss of uses of 1 foot, 1 hand, blindness 1 eye, hav- ing only light perception, in addition to requirament for any of rates ftr specific dis- abilities, for acch such loss or loss of use, additional (but not to encod \$289) \$33.60 (Veterans Regulation Ia, pt. If; Public I aw \$70, 80th Cong., July 2, 1048.) 	 B. Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, hav- ing only light perception, in addition to rates \$13,80 to \$124.20 for partial and \$138 for total disability	 tory presumption. B. Loss of use of areative organ, additional	 B. Loss or loss of uso of 1 foot, 1 hand, blindness 1 eye, hav- ing only light perception, in addition to rates \$13.80 to \$124.20 for partial and \$138 for total lissolitity, \$12 Loss or loss of use of 1 foot, 1 hand, blindness 1 eye, hav- ing only light perception, in addition to requirement for any of rates for specifie disabilities, for each such loss or loss of use, additional (but not to exceed \$360). \$42 (Veterans Regulation in, pt. I, Public Law 312, 78th Cong., May 27, 1944; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 182 70th Cong., Bopt. 20, 1965; Public Law 662, 79th Cong., Aug. 8, 1946.) C. Overned hy Schedule for Weterable method and the second second second second second second perception of the second second second second second second (but not to exceed \$360). \$42 C. Cong., Bopt. 20, 1965; Public Law 662, 79th Cong., Aug. 8, 1946.)
	C, Governed by Schedule for Rating Disabilities,	O. Governed by Schedule for Rating Disabilities.	 C. Arrested TB	Roung Lisauntios.
D. Frequent and periodi- (al	D. Frequent and periodical, no provision. Regular	 D. Frequent and periodical, no provision. Regular	 473, 478, 480; Publio Law 662, 70th Cong., Aug. 8, 1040. D. Frequent and periodical, no stantory prevision. Regular, if in need of nurse or attendant, additional	 Frequent and periodical, no provision. Regular
 Peacotime Regular Establishment rate3: A. Rank not a factor \$102-\$288 B. Loss or less of use of 1 foot, 1 hand, blindness 1 eye, having only light per- ception, in addition to rates \$11.04 to \$99.36 for partial and \$110.40 for total disability\$33:00 Loss or loss of 1 foot, 1 hand, blindness 1 eye, having only light per- ception, in addition to requiroment for any of rates for specific disa- bilities, for each such loss or loss of use, addi- tional (but not to es- coced \$288)\$33.60 Bee footnotes at and of table. 	Norg.—Any veloran enti- tied to compensation under veterans Regulation in, as amended, pt. 11, who was, on Mar. 19, 1933, in receipt of compensation under the World War Veterans' Act, 1924, as amended, or the general pen- sion law for service-connected disubility, entitled to 75 per- cent of compensation then paid, not to exceed 75 percent of compensation for similar disability under Veterans Reg- ulation Ia, pt. I (Public Law 758, 74th Cong., June 24, 1936, 38 U. S. O. 703a.)		NotzThe above rates, ex- copt compensation and addi- tional allowance for nurse or atondant paid for loss of uso of both eyes to voterans on the rolls Mar. 19, 1933, reduced 25 percent in cases service-com- nected by statutory presump- tion. The statutory award of \$30 (under B) and \$34.50 (un- der C) does not apply to dis- ability service-connected by statutory presumption (Reg- ulations and Procedure, Reg- ulation 1131 (B), 1225 (D)). (Secs. 20, 27, 23, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. B. O. 473a, 471a, 722, 703b,	· .

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Veterans' service-connected

Subject	Indian wa rs	Civii War 🖌	War with Spain, Philippine In	urrection, and Boxer Rebelilon
itatute	General pension law as modified or amended.	General pension law as modified or amonded.	General pension law in effect Mar. 19, 1033, as reenaoted by Public Law 269, 74th Cong., Aug. 13, 1895, and subsequently modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as amended.
lates-Specific-Con.				
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Conflict or extra baz- ardous sorvice or while United States engaged in war.	Direct result armed conflict; while engaged in extra hazardoux service including service under conditions simulating war; while United States engaged in war;	Direct result armed conflict; while engaged in extr, hazardousservice including service under conditions simulating war; while United States engaged in war:	Direct result armed conflict; while engaged in extra hazardens service including service under conditions simulating war; while United Biates ongaged in war;	
	 A. Rank not a factor. \$240-\$360 B. Loss or loss of use of 1 foot, 1 hand, bludness 1 eye, having only light perception, in addition to rates \$13.80 to \$124.20 for partial and \$138 for total disability	 A. Rank not a factor. \$240-\$360 B. Loss or loss of use of 1 foot, 1 hand, bilindness 1 eye, having only light percep- tion, in a didition to rates \$13.60 to \$124.20 for partial and \$138 for total disa- ability	 A. Rank not a factor. \$240-\$360 B. Loss or loss of use of 1 foot, 1 hand, bilirdness 1 eye, having only light perception, in addition to rates \$13.60 to \$124.20 for partial and \$138 for total disability. Loss or loss of use of 1 foot, 1 hand, bilindness 1 eye, naving only light perception, in addition to rates \$12.20 for partial and \$138 for total disability. Loss or loss of use of 1 foot, 1 hand, bilindness 1 eye, naving only light perception, in addition to require the such disabilities. c. addition to ray of takes of use, additional (but not to exceed \$260). J. Frequent and periodic, no provision. Regular and periodic, no provision. Regular. \$240 Permunently bedridden den. (Public Law 800, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Vetermus Regulations; Public Law 62, 70th Cong., Aug. 8, 1946; Public Law 866, 80th Cong., July 1, 1948. (Geo specific and for cong. July 1, 1948.) 	
Blindness	Blindness, both eyes, 5/200 visual acuity or less (loss of sight, both eyes)	Blindness, both eyes, 5/200 visual acuity or less (loss of sight, both oyee)	Blindness, both eyes, 5/200 visual acuity or less (loss of sight, both ayes)	Hindness, both eyes, 5/200 visua actify or loss
Conflict or extra haz- ardous services or w h lle United States engaged in war.	Armed conflict, etc.: Blindness, both eyes, 5/200 vis- tal acuity or less	Armed conflict, etc.: Blindness, both eyes, 5/200 vis- ual acuity or less	Armed conflict, etc.: Blindness, both eyes, 5/200 vis- ual actify or less	
Deafnees; A. Partial	A. Fixed by regulation. 80. 90-\$30. 60 (Aug. 27, 1889, 33 U. S. C. 173, Public Law 460, 78th Cong., Dec. 7, 1944 Regulations and Procedure, Regulation 3062 (A).)	A. Fixed by regulation 40. 90-430. 00 (Aug. 27, 1884, 38 U. S. C. 173, Public Law 409, 78th Cong., Dec. 7, 1944, Regulations and Proredure, Regulation 2062 (A).)	 A. Fixed by regulation \$6, 00-\$50,60 (Aug. 37, 1888, Public Law 269, 74th Cong., Aug. 13, 1938, 38 U. S. C. 173, 368, Fublic Law 469, 74th Cong., Dec. 7, 1044, Regulations and Procedure, Regulation 2062 (A).) 	 A. Schedule for Rating Disabilities 10 to 70 percent \$13, 80-906. Of (Pf I, Veterans Regulation 1 (:), 38 U. B. C., oh. 12, Veter erars Regulations; Public Law 460, 78th Cong., Dec. 7, 1944 Public Law 603, 79th Cong., Aug. 8, 1948.)

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disabilities - Continued

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Regular Es	tablishment	World	War I	World War II
Service prior to Apr. 21, 1898; general pension law as modi- fied or amended.	Service subsequent to Apr. 21, 1893; Public Law 2, 73d Cong., Mar. 20, 1033, and Veterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1633, and Voterans Regulations as modified or smended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar 20, 1933, and Veterans Regula- tions as modified or amended.
C. Governed by Schedule for Reving Disabilities. D. Frequent and periodic, no provision. Rogular			Public Law 602, 79th Cong., Aug. 8, 1946.)	
 Direct result armed conflict; while ourgaged in extra harad- ours service, including service, and the conditions simulating war; while United States eu- gaged in war; A. Rank not infactor. \$240 \$300 B. Joss or loss of use of 1 foot, 1 hand, blindness, 1 eye, baving only light per- ception, in addition to rates \$12,80 to \$122 20 for partial and \$138 for total disability	 Direct result armed conflic¹; while engaged in extra hazard- ot.s service, including service under conditions alimulating war; while United States en- gaged in war: A. Ranknota factor. \$240-5360 B. Loss or loss of use of 1 foot, 1 hand, blindness, 1 e yee, having only light per- ception, in addition to nates \$13.80 to \$124.20 for partial and \$138 for total disability	Bilindness, both eyes, 5/200 visual aculty or less	Permanent loss of use of hoth cycs	 Blindness, both cycs, 5/200 visual acuity or less
Armed conflict, etc.: Blindness both eyes, 5/200 visual aculty or less \$240 Blindness, both eyes, requir- ing regular ald and attend- auco \$262 Anatomical loss, both \$763,	Armed conflict, etc.; Bilindnoss both eyes, 5/200 vis- ual aculty or less		and Actonolance, this column.;	. · · ·
Cytes	Anatomical loss, both eyra	A: Schedule for Rating Disabili- ties, 10 to 70	A. 1925 Schedule of Disability Ratings:	A. Schedule for Rating Disabili- tics, 10 to 70
(Aug. 27, 1888, 34 U. S. C. 173, Public Law 469, 78th Cong., Dec. 7, 1944, Regulations and Procedure, Regulation 2062 (A).)	 Juss, I. D. J. Star, Star,	103, 10 \$13, 80-\$96, 60 (Pt. J. Veterans Regulation 1 (a); 38 U. S. O., oh. 12, Veter- ans Regulations.) (Public Law 312, 78th Cong., May 27, 1945; Public Law 662, 79th Cong., Aug. 8, 1946.)	Temporary, partial, 10 to 96 percent\$11.04-\$105.08 Permanent partial, 10 to 96 percent\$13.80-\$132.49 (Public Law 812, 78th Cong., May 27, 1944; Public Law 664, 79th Cong., Aug. 8, 1946.) (8es note pp. 8, 5, this column).	percent

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Veterans' service-connected

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Subject	Indian wars	Civil War	War with Spain, Philippine In	surrection, and Boxer Rebellion
Statute	General pension law es modified or amended	General pension law as modified or amended	General pensic, law in effect Mar. 19, 1933, as reenacted by Public Law 269, 74th Cong., Aux. 13, 1935, and subsequently modified or anomded	Public Law 2, 73d Cong., Mar. 20, 1933, and Veternos Regulations as amended.
Deafness- Continued. B. Total	 B. Statutory rate	B. Statutory rate	 B. Statutory rate	 B. Schedule for Rating Disabilities with absence of air and bone conduction 100 percent (other- wise 80 percent \$110.40). \$133 (Pt. J. Veterans Regulation 1 (a), 38 U. S. C. A 71a-2, ch. 12, Veterans Regulations; Public Law 460, 78th Cong., Dec. 7, 1944; Public Law 662, 79th Cong., Aug. 8, 1946.)
C. Total, with total blindness.	C. Statutory rate for blindness only payable	C. Statutory rate for blindness only payable \$120.60 (May 5, 1926; 38 U. S. C. 168b, 471a-2; Public Law 469, 78th Cong., Dec. 7, 1944.)	C. Statutory rate for blindness only payable	C. Statutory rate
Conflict or extra-haz- ardous service or while United States	Arned conflict, etc.: A. Schedule for Rating Dis- abilities \$13.80-\$00.60	Armed conflict, etc.: A. Schedule for Rating Dis- abilities\$13.89-\$06.60	Armed conflict, etc.: A. Schedulo for Rating Dis- abilities	
engaged in war.	 Schedule for Rating Dis- abilities, with absence of afr and bon- conduction 100 percent (otherwise 80 percent, \$110.40)\$138 Statutory rato\$130 Philo Law 359, 77th Cong., Dwo. 19, 1941, 38 U. S. C. 471a-2, ch. 12, Voteraus Regulations; Public Law 460, 78th Cong., Dec. 7, 1944; Public Law 182, 70th Cong., Sept. 20, 1045; Pub- lic Law 662, 79th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.) 	 abilities, 31, 30/5 406, 60 B. Schedule for Rating Dis- abilities, with absonce of air and bone conduction 100 percent (other wise 80 percent, \$110, 40,, \$380 C. Statutory rate, \$360 (Public Law 369, 77th Cong., Dec. 19, 1941, 35 U. S. C. 47in-2, ch. 12, Veterans Regulations; Public Law 469, 78th Cong., Dec. 7, 1944; Public Law 182, 70th Cong., Sept. 20, 1945; Pub- lic Law 682, 70th Cong., Aug. 8, 1946; Public Law 868, 80th Cong., July 1, 1948.) 	100 percent (otherwise 80	
Eligibility ^s	Compensation psyable only for in- juy yor disease actually incurred or contracted (as distinguished from aggravated) in active military or naval service in line of duty. No provision relative to honorahie dis- charge or misconduct. (The ro- quirement of the general law that the dissel flity must have been incurred 'in line of duty' is tan- tamount to a requirement that the dissel flity must not be due to misconduct.) (Rov. Stat. 4692, 4094, 38 U. S. C. 151, 152, 153; Regula- tions and Procedure, Regulation 2040 (C), 2057 (A).)	Compensation payable only for in- jury or discass actually incurred or contracted (as distinguished from aggravated) in active military or naval service in line of duity. No provision relative to honorable dis- charge or misconduct. (The re- quirement of the general law that the disability must have been incurred "in line of duity" is tan- tamount to a requirement that the disability must not be due to misconduct.)	Compensation payable only for in- jury or disease actually incurred or contracted (as distinguished from aggravated) in active military or mayal service in line of duty. No provision relative to honorable dis- charge or misconduct. (The re- quirement of the general law that the distability must have been heatered "in line of duty" is tan- tamount to a requirement that the disability must not be due to misconduct.) (Rov. Stat. 4002, 4003, 4604; 38 U. B. O. 101, 103, 163; Regula- tions and Procedure, Regulation	disease continated or suffered in line of duty in active military or naval service not result of wildui misconduct; discharge under con- ditions other than dishonerable. (rt. 1, Veterans Regulation 1 (a), 38 U. S. O. 607c, ch. 12, Vet erans Regulations; sec. 1503 Public Law 340, 78th Cong., Juni 22, 1044; Public Law 439, 78th Cong., Sept. 27, 1944.)
	anu (U), <i>biui</i> (R).)	μιν (U), ενσί (Λ).) ,	2040 (e), 2057 (A).)	Υ.
Bes footnotes at end	l of table.	\$	1	

disabilities-Continued

Regular Est	tablishment	World	War I	World War II
Service prior to Apr. 21, 1698; general pension law as modi- fied or amended	Bervica s descutent to Apr. 21, 1896: Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amonded	Public Law 2, 73d Cong., Mar. 20, 1933, and Veteraus Regulations as modified or amended	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended	Public Law 2, 73d Cong., Mar. 20, 1933, and Veteran - Regula- tions as modified or amended
B. Statutory rate	 B. Schodule for rating disabili- ties, with absence of air and bone conduction 100 percent (otherwise 80 per- cent \$88.39	 B. Schedule for rating disabilities, with absence of air and bone conduction 100 percent (otherwise 80 percent, \$10.40,\$138 (Pt. I, Veterans Regulation 1 (a), 38 U. S. O. 471a-1 ch. 12, Veterans Regulations; Public Law 312, 78th Cong., May 27, 194; Public Law 602, 79th Cong., Aug. 8, 1946.) 	B. Statutory, loss of hearing bath Cars	 B. Schedule for rating disabilities, with absence of sir and bone conduction 100 percent, (otherwise 80 percent, (slit).40) - \$138 (Pt. 1, Veterans Regulation 1 (a), 38 U. S. C. 471a-1, ch. 12, Veterans Regulations; Public Law 312, 78th Cong., May 27, 1944; Public Law 662, 76th Cong., Aug. 8, 1946.)
C. Statutory rate for blindness only payable \$129.60 (May 5, 1920, 38 U. S. C. 188b, 471a -2; Public Law 469, 78th Cong., Dec. 7, 1944.)	C. Statutory rate	C. Statutory rate	C. Statutory rate	C. Statutory rate
 Peacotime Regular Establishment rates: A. Schedule for Rating Dis- abilities, 10 to 70 per- cent	 Peacetime Regular Establishment rates: See note above. Armed conflict, etc.: A. Behedulo for Rating Disa- abilities	Disabled from injury or disease contracted in line of duty, or ag- gravation of a preciviting injury or disease contracted or suffered	Aug. 8, 1946.) With certain exceptions, discharge or dismissal from service on grounds votenan guilty of juit- tiny, treason, spying, offense	Disabled from intury or disease contracted in line of duiy, or eggravation of a provising injury or disease contracted of
foot aggravated) in active ruli- taty or naval services in line of duty. No provision volative to honorable discharge or miscon- duct. (The requirement of the general law that the disability must have been incurred "in line of duty" is twitamount to a requirement that the disability must not be due to misconduct.) (Rev. Stat. 4692, 4004, 4094; 38 U. B. C. 161, 162, 165; Regula- tions and Procedure. Regula- tion 2040 (C), 2067 (A).)	or discase contracted or suffered in line of duty in active military or naval service other than in a period of war service; not result of willful taisconduct; discharge under conditions other than dishonorable. (Pt. 11, Veterans Regulation 1 (a); Public Law 159, 76th Cong., June 23, 1937; 38 U. S. O. 6970, ch. 12, Veterans Regula- tions; sec. 1603, Public Law 349, 78th Cong., June 22, 1944; Public Law 439, 78th Cong., Sept. 27, 1944.)	or discase contracted of sufficient in line of duty in active military or naval service; not result of willful miceonduct; discharge under conditions other than dishonorable. (Pt. I. Veterans Regulation 1 (a); 35 U. 8. O. 697c, ch. 12, Veterans Regulations; see 160, Public Law 346, 78th Cong., June 22, 1944; Public Law 439, 78th Cong., Sept. 27, 1914.)	thy, freason, spying, one-ho involving moral turplitude, will- ful or persistent unisconduct of which veteran found guilty by court martial, allen, conscien- tious objector refusing to per- form military duty or wear tul- form, deserter, bars compensa- tion. Disebility must have ro- sulted from injury or disease suf- fered or contracted in service, or from aggravation or recurrence of preexisting injury or disease caused by service. (Rees. 23, 200, World War Vet- erans' Act, Jurno 7, 1924, as amended; sees. 20, 27, 28, Public Law 141, 73d Cong., Mar. 28, 1933; Publio Law 344, 74th Cong., Aug. 20, 1935; Public Law 364, 75th Cong., Oc. 17, 1940; 38 U. 8, C. 447, 471, 473a, 471a, 722, 724, 424a, 763b.)	suffered in line of duty in active military or naval service; not result of willful misconduct; discharge under conditions other than dishonorable. (Pt. I, Veterans Regulation 1 (a); 38 U. S. O. 607c, ch. 12, Veterans Regulations; sec. 1603, Public Law 346, 75th Cong., Juno 22, 1044; Fublic Law 439, 78th Cong., Sept. 27, 1044.)

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COMPENSATION OR PENSION TO VETERANS OR THEIR DEPENDENTS

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Veterans' service-connected

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Subject	Indian wars	Civil War	War with Spain, Philippine La	surrection, and Boxer Rebellion
Statute	General pension law as modified or amended	General pension law as modified or amonded	General pension law in effect Mar. 19, 1033, as reenacted by Public Law 209, 73th Cong., Aug. 13, 1035, and subsequently modified or amended	Public I aw 2, 73d Cong., Mar. 20, 1603, and Veterans Regulations ag amended
Limitation as to dates of service.	No limitation as to dates of service which applied to both war and peacetime emistments. All cam- paigns recognized by the Depart- ment of the Army, including those cited in act Mar. 4, 1017, between Jan. 1, 1817, and Dec. 31, 1808. (Regulations and Procedure, Reg- ulation 2003.)	No limitation as to dates of service which applied to both war and peacetime enlistments. Civil War period Apr. 12, 1861, toApr. 13, 1805, extended in certain in- stances. (Regulations and Pro- cedure, Regulation 2004, 2022.)	 Spanish-American War: Apr. 21, 1896, to Apr. 11, 1899. Phillippine Insurrection: Apr. 12, 1899, to July 4, 1902, or to July 15, 1903; service More Province, veterans only. Boxer Rebelilion: June 16, 1900, to May 12, 1001. (Regulations and Procedure, Regulations and Procedure, Rebuilton 2000 (B), 2001 (B), 2002 (B), 2056 (C).) 	 Spanish-Amorican War: Active service between Apr. 21, 1868, and Aug. 12, 1868; or enlistment on or after Apr. 21, 1868, and before Aug. 13, 1898; where injury or dicease incurred or aggravated prior to July 5, 1002. Philippine Insurroction: Actual participation in Philippine Insurrection to the July 4, 1002, or before July 15, 1003, in More Province. Boxer Robellion: Actual participation in Boxer Robellion between June 20, 1000, and May 12, 1001. (Pt. 1, Veterans Regulations.)
Misconduct	No statutory provision	No statutory provisión	No statutory provision	 Willful misconduct bars compensation. (P1: I, Veterans Regulation 1 (a), 38 U. S. C., ch. IZ, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1914.)
Pr. nption of service co.nection.	No statutory provision	No statutory provision	No statutory provision	Chronic disease of 10 percent de- pres or more within i year from separation from active service of 60 days or more, prosumed to have been incurred in or ag- gravated by service; for purposes of determining existence of 10 percent degree of active tuber- culosis, active TB diagnosticated by approved methods during second year will be held to have pressisted, diagnosts 6 months in minimula cases, 9 months in mod- crately advanced cases, and 12 months in far advanced cases. Presumption rebuttable. (Pt. 1, Veterans Regulation 1 (a), 33 tJ. S. O., ch. 12 Veterans Regulations: Regulations and Proceture, Regulations 1060, 1063) Tropical diseases and the resultant disorders or diseases originating because of therapy, administered in <i>connection</i> with such diseaser, or an a preventive thereof, shall be accorded service connection when shown to axist to a degree of 10 per- cent or more within 1 year after separation from active serv- lee of 90 days or more, or at a time when standard and accepted treatics indicate that the incu- bation period thereof commenced during active service. (Pt. 1, Veterans Regulation No. 1 (a); 38 U. B. O. ch. 12, Veterans Regulations; Publio Law 748, 90th Cong., June 24, 1948.)
'resumption of sound- ness. See footnotes at end of	Presumed to have had no disability at enlistment; presumption re- buttable. (Mar. 3, 1885, 38 U. S. C. 24.)	Prosumed to have had no disability at enlistment; presumption re- buttable. (Mar. 3, 1885, 38 U. S. C. 24.)	Presumed to have had no disability at culistment; presumption re- buitable. (Mar. 3, 1885, 38 U. S. C. 24.)	Presumed to have been in sound condition when examined, ac- cepted, and enrolled for service except as to defects, infirmities, or disorders noted at time of exami- mation, acceptance, and enrollment or where clear and unmistakable evidence demonstrates that the infury or disease existed prior to acceptance and enrollment and was not aggravated by active military or naval service. (Pt. I, Veterans Regulation 1 (a) as amended by sec. 9 (b), Public Law, 144, 78th Cong., July 18, 1943.)
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disabilities-Continued

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Regular Establishmont		World	War I	World War II
Service prior to Apr. 21, 1898; General pension law as modified or smended.	Service subsequent to Apr. 21, 1898; Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amended.	Public Jaw 141, 73d Cong., Mar. 28, 1834, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended.
No limitation as to dates of service which applied to both war and peacotime enlistments.	Active military or naval service on or after Apr. 21, 1898, other than in a period of war service as pro- vided in pt. I, Veteraus Repu- lation 1 (a). (Pt. II, Veterans Regulation 1 (a), Fublic Law 199, 76th Cong., June 23, 1807, 38 U. 7, C., ch. 12, Veterans Regula- tions.)	Enlistment on cr siter A pr. 6, 1917, and before Nov. 12, 1018, or be- fore A pr. 2, 1920, if in Russie, ex- cept that recultistment on or alter Nov. 12, 1918, and before July 2, 1921, where there was prior service between Apr. 6, 1917, and Nov. 11, 1918, deemed World War I service. (Pt. I, Vetcrans Regulation 1 (a), Public Law 304, 75th Cong., Aug. 16, 1037, 38 U. S. C., ch. 12, Veterans Regulations.)	 Except as to blind cases on the rolfs Mar. 19, 1933, entry into active service in or before Nov. 11, 1918, with incurrence or aggravation of disease or injury befors July 2, 1921, except that service in Russia extends to Apr. 1, 1929, and reenlistment on or effer live. 12, 1918, and before July 2, 1921, where there was prior service between Apr. 6, 1917, and Nov. 11, 1918, deemed World WarI service. (Sees. 26, 27, 28, Public Law 304, 74th Cong., Aug. 20, 1935; Public Law 344, 74th Cong., Aug. 20, 1935; Public Law 344, 74th, 2018; 38 U. B. C. 473a, 471a, 722, 724, 424a.) 	Enlistment or employment en- tered into on or after Dice. 7, 1941, and before noon, Dice. 31, 1946, and the disability oc- curred as a result of an injury or disease incurred in or aggro- wated by active service on or after Dice. 7, 1941, and before indininght, July 25, 1947.4 Serv- lee as a cadet at the U. 8. Military Academy or as a midshipman at the U. 8. Navai Academy during the period Dice. 7, 1941, to noon, Dice. 31, 1946, considered active military or navai service in Worki War II. (Secs. 9 (a), 10, Public Law 144, 75th Courg. July 13, 1943, 38 U. 8, C. 730, ch. 12, Vet- orums Regulations; Proclama- tion No. 2714, Dice. 31, 1946, Public Law 239, 80th Cours., July 25, 1947.) 4
No statutory provision	Willful infsconduct bars com- ponsation. (Pt. II, Veterans Regulation 1 (a), Public Jaw 159, 75th Cong., June 23, 1937, 38 U. S. C., ch. 12, Veterans Regulations; Public Jaw 439, 78th Cong., Sopt. 27, 1944.)	Willful misconduct bars com- pensation. (Pt. 1, Veterans Regulation 1 (a), 33 U. S. C., ch. 12, Vet- erans Regulations; Public Law 439, 78th Cong., Sept. 27, 1914.)	Willful misconduct bers right to compensation occept as to those suffering with paralysis, parcels, or blindness, or who are help- less or bedridden as result of any disability. (Sees. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1834; Public Law 106, 76th Cong., July 19, 1839; Public Law 866, 76th Cong., Oct. 17, 1910, 38 U. S. C. 4718, 722, 703b.	Wilfful fulsconduct bars compen- sation. (Pt. 1, Veterans Regulation 1 (a), 38 U. R. C., ch. 12, Vet- orans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)
No statutory provision	Tropical diseases and the resultant disorders or diseases original's, because of therapy adminisured in connection with such diseases, or as a preventive thereof, unless shown by clear and unruistak- able evidence to have had in- ception prior or subsequent to active service, shall be desired to have been lacured in active service when shown to exist within it year after separation from active service, or at a time when standard and acceptad treates indicate that the incu- bation period thereof com- menced during active service. Presumption applicable only if veteran served in military or more and was honorably dis- charged therefrom. (Pt. 11, Veterans Regulation No. 1 (a), 38 U. S. C., ch. 12, Veterans Regulations; Public Law 748, 80th Cong., June 24, 1918.)	Chronic disease of 10 percent de- gree or more within 1 year from separation from active service of 90 days or more, presumed to have been incurred in or ag- gravated by service; for pur- poses of determining existence of 10 percent degree of active tuberculusis active TB diag- noticated by approved meth- ods during second year will be held to have previsited diag- needs 6 months in minimal cases, 9 months in molerately advanced cases, and 12 months in <i>t</i> . advanced cases. Pre- "mption rebuttable. (Pt. 1, Veterans Regulation 1 (a), 33 U. S. O., ch. 12, V.1- erans Regulations; Regulations 1080, 1083.) Tropical diseases and the resultant disorders or direcase originating because of therapy, admin- istered in connection with such diseases, or as a preventive theroof, shall be accorded sorv- the of the stress originating because of the service of 50 days or more, or at a time when standard and accepted froatises indicato that the Incubation period thereof commenced dur- ing active service. (Pt. 4, Veterans Regulations vetter of the stress during because of the service of 50 days or more, or at a time when standard and accepted treatises indicato that the Incubation period thereof commenced dur- ing active service. (Pt. 4, Veterans Regulations No. 1 (a); 38 U. S. O., ch. 12, Veterans Regulations; Public Law :48, 80th Cong., June 24, 1945.)	 Certain circulto constitutional of analogous diseases, manifast within 1 year from discharge, and neuropsychiafric disease, spinal mandaglits, active 7B, paralysis agitans, encephalits lethargica or amoebic dysentery of 10-percent degree prior to Jan. 1, 1925, presumed to have been incurred in or aggravated by service. Presumption re- buttable. (Soc. 200, World War Vet- erans' Act, Juna 7, 1924, as amended, secs. 27, 23, Public Law 141, 73d Cong., Mar. 28, 1934; Public Law 106, 76th Cong., July 19, 1939; Public Law 866, 76th Cong., Oct. 17, 1740, 38 U. S. C. 471, 471a, 722, 703b, Schedule of Disability Ratings, 1925.) (Sce feotnote.) 	Chronic disease of 10 percent de- gree or more within 1 year from separation from active service of 90 days or more, presumed to have been incurred in or ag- gravated by service; for pur- poses of determining esistence of 10 percent degree of active tuberculosis active TB diag- nosticated by aproved meth- ois during second year will be held to have prescisted diag- nexis 6 months in minimal cases, 6 months in moletaiely advaiced cases, and 12 months in far advanced cases. Pre- suration rebuttable. (Pt. 1, Veterans Regulations 1000, 1036.) Tropical discases and the re- sulta t disorders or diseases originating because of therapy, administered in connection with such diseases, or as a proventive thereof, shall be ac- corded service connoction when shown to axist to a degree of 10 per centum or more within 1 year after separation from ac- tive sorvice of 90 days or more, or at a time when standard and accepted treatises indicate that the incubation period thereof commenced during active serv- ice. (Ft. I, Veterans Regulations mo. 1 (a); 38 U. S. C., ch. 12, Veterans Regulations; Public haw 746, 80th Cong., June 24, 1943.)
Presumed to have had no dis- ability at enlistment; presump- tion rebutable. (Mar. 3, 1885, 38 U. S. C. 24.) Bee footnotes at end of table.	Active service 6 months or more creates presumption of abund condition at time of enrollbuent for service except as to defects, infirmities, or disorders then noted; presumption rebuttable. (Pt 11, Veterans Regulation 1 (a), 38 U. S. O., ch. 12, Veterans Repulations.)	Prosumed to have been in sound condition when examined, ec- cepted, and enrolled for service ecopt as to defects, infirmities, or disorders noted at time of ex- amination, acceptance, and en- rolliment or white clear and unmistakable evidence demon- strates that the injury or disease existed prior 'n acceptance and enrolliment and was not aggrav- ated by active military or naval service. (Pt. I, Veterans Regulationa 1 (a), es amended by sec. 9 (b), Public Law 144, 78th Cong., July 13, 1943, 35 U.S. C., ch. 12, Veterans Regulations.)	Conclusive presumption of sound- ness at time of enrollment ex- cept as to defects then notes, re- stored subject to certain limita- tions. (Sec. 200, World War Vet- erans' Act, 1924, as amended, secs. 27, 28, Public Law 141, 731 Cong., Mar. 28, 1934; 38 U. S. C. 471, 471a, 722.)	Presumed to have been in sound condition when examined, ac- cepted, and enrolled for service except as to defects, infirmities, or disorders noted at time of examination, acceptance, and enrollrnent or where clear and unmistakable evidence demon- strates that the injury or dis- ease existed prior to acceptance and enrollment and was not aggravated by active military or naval service. (Pt. 1, Veterans Regulation 1 (a), as amended by sec. 9 (b), Public Law 144, 78th Cong., July 13, 1943, 38 U. S. O., ch, 12, Veterans Regulations.)

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Veterans' service-connected

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Subject	Indian wars	Civil War	War with Spain, Philippine In:	surrection, and Boxer Rebellion
Statute	General pension law as modified or amended	General pension law as modified or amended	General pensicu law in effect Mar. 19, 1933, as reenacted by Public Law 209, 74th Cong., Aug. 13, 1035, and subsequently modified or atmended	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as amonded
Evaluation of disability	Based upon average impairments of earning capacity; does not de- pend upon ability of veteran to perform manual lubor. Rates specified or fixed by law. Where not so specified, based upon regu- lations or instructions. (Regulations and Procedure, Regulations 2061, 2082 (A) (B).)	Based upon average impairments of carning capacity; does not de- pend upon ability of veteran to perform manual labor. Rates specified or fixed by law. Where not so specified, based upon regu- lations or instructions. (Regulations and Procedure, Regulations 2061, 2062 (A) (B).)	Based upon average impairments of earning capacity; does not de- pend upon ability of veteran to perform manual labor. Retes specified or fixed by law. Where not so specified, based upon regu- lations or instructions. (Regulations and Procedure, Regulations 2061, 2062 (A) (B).)	Based upon average impairments of earning capacity resulting from such injuries in civil occupations: Schedule for Rating Disabilities, required by law, provides 40 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U. S. C. ch. 12, Veterans Regula- tions.)
Additional compensa- tion for dependents.	The following additional compensa- tion for dependents is payable to the veteran, if he is totally dis- abled: Wife, no child	The following additional compensa- tion for dependents is payable to the veteran, if he is totaily dis- abled: Wife, no child	The following additional compensa- tion for dependents is psyable to the veteran, if he is totally dis- abled: Wife, no child	The following additional compensa- tion for dependents is payable to the veteran, if he is totally dis- abled: Wife, no child
	Above additional amounts for de- pendents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on ac- count of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948.)	Above additional amounts for de- pendents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on ac- count of dependents under any other law administered by the Veterans' Administration; may elect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1948.)	Above additional amounts for de- pendents not payable during any period veteran is in receipt of an increased rate of compensation or of subsistence allowance on ac- count o' dependents under any other lav administeral by the Veterans' Administration; may clect to receive greater amount. (Public Law 877, 80th Cong., July 2, 1949.)	Above additional amounts for de pendents not payablo during any period veteran is in receipt of ar increased rate of compensation of of subsistence allowance on ac count of dependents under any other law administration; may elect to receive greater amount (Public Law 877, 80th Cong. July 2, 1988.)

¹ Under sec. 1, Public Law 144, 78th Cong., July 13, 1943 (57 Stat. 554) the administrative, definitive, and regulatory provisions of Public Law No. 2, 73d Cong., Mar. 20, 1933, and the Veterans Regulations as now or hereafter amended, were made applicable to benefits provided under the general pension law as reenacted by Public Law No. 267, 74th Cong., Aug. 13, 1965, as amended, and under Public Law No. 141, 73d Cong., Mar. 29, 1834, as amended.
 ³ With certain exceptions, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces or discharge on ground he was a conscientious objector who refused to perform military duty or refused to were uniform or otherwise to comply with hawful orders of competent military or refused to were uniform or otherwise to comply with hawful orders of competent military or refused to were uniform or otherwise to comply with hawful orders of competent military or the service, bars all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provision is not applicable to war risk, Government (converted), or national service life-insurance policis (sec. 300, Public Law '40, 78th Cong., June 22, 1944, 38 U. S. C. 6939). (A similar provision (sec. 23, World War Veterans' Act, 1924, as amended, 38 U. S. C. 447) bararights of veterans of World War J and their dependents to certain benefits under that act, as reenacted with limitations by Public Law 141, 73d Cong., Mar. 28, 1934).
 ³ Under the general pension law, there is no provision authorizing two or more rates for a combination of specific disabiling conditions. Under pt. 1, and pt. 11, Veterans

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Regulation No. 1 (a), as amonded, the highest rate is payable if disabled person entitled to two or more specific rates under pars. (I) to (r.), no condition being considered twice in the determination. Where disabled person's service-connected disabilities exceed re-quirements for any of rates prescribed, Administrator, in his discretion, may allow next higher rate, or an intermediate. ate, but in no event in oxcess of the bighest rate payable of \$500 under pt. 1, or \$288 under pt. II. ' Pt. 7, Veterans Regulation N. 1 (a) allows wartime rates of compensation in World ending neon, Dec. 31, 1946, and the death or disability resulted from injury or disease contracted in line of duty, or sggra 'ation of a preexisting injury or disease oncornacted or suffered in line of duty and the death or disability resulted from injury or disease contracted in line of duty. A ggra 'ation of a preexisting injury or disease contracted or suffered in line of duty or aggra 'ation of p. II, Yoterans Regulation No. 1 (a) as amended by Public Law 389, 'th Cong., Dec. 19, 1941, easualties occurring after termination of hostilities (noon, Dec. 3', 1946) and prior to termination of World War II (July 25, 1947), in cases where there was no active service during the period Dec. 7, 1941, to noon, Dec. 31, 1946, inclusive, are composable at pt. I rates, as having occurring this the United States is engaged in war.'' For the purpose of Public Law 359, south War II terminated effective the date of the act of July 25, 1947 (Public Law 239, 80th Cong.).

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disabilities-Continued

Regular Es	tablishment	World	War I	World War II
Service prior to Apr. 21, 1898; General pension law as modified or amended.	Bervice subsequent to Apr. 21, 1893; Public Law 2, 73d Cong., Mar. 20, 1633, and Veterans Regulations as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modified or amendea	Public Law 141, 73d Cong., Mar. 28, 1834, as modified or umended.	Public Law 2, 73d Cong., Mar. 20, 1833, and Veterans Regula- tions as modified or amended.
Based upon average impairments of earning capacity; does not de- pend upon ability of vetran to perform manual labor. Rates specified or fixed by law. Where not so specified, based upon regulations or instructions. (Regulations and Procedure, Regulations 2061, 2062 (B).)	Based upon everage impairments of earning capacity resulting from such injuries in civil occu- pations: Schedule for Rating Disabilities, required by law, provides 10 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U.S. C., ch. 12, Veterans Reg- ulations.)	Based upon average impairments of earning capacity resulting from such injuries in civil occu- pations: Schodule for Rathg Disabilities, required by law, provides 10 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U.S. C., ch. 12, Veterans Reg- ulations.)	Based upon average impairments of earning capacity resulting from such injuries in civil occu- pations similar to occupation of veteran at time of enlistment. Impairment in ability to secure employment considered. 1928 Schedule of Disability Ratings and Extensions in effect Mar. 19, 1933, for application. (See foot- note.) (Sec. 202 (4), World War Vet- erans' Act, 1924, as annended, 38	Based upon average impairments of earning capacity resulting from such injuries in sivil occu- pations: Schedule for Rating Disabilities, required by law, provides 10 grades of disability upon which payments based. (Veterans Regulation 3 (a), 38 U. S. C., ch. 12, Veterans Regulations.)
 7 he following additional compensation for dependents is payable to the veteran, if he is totally disabled: Wife, no child	The following additional compen- sation for dependents is payable to the veteran, if he is totally disabled: Wife, no child	The following additional compen- sation for dependents is payable to the veteran, if he is totally disabled: Wife, no child	U.S.C. 477) The following additional compen- sation for dependents is payable to the veteran, if he is totally disabled: Wife, no child	The following additional compen- sation for dependents is pay- able to the veteran, if he is totally disabled: Wife, no child
1948; Públic Law 877, 80th Cong., July 2, 1948.) Above additional amounts for de- pendents not payable during any period veteran is in receipt of an increased rate of compen- sation or of subsistence allow- ance on eccount of dependents under any other law admin- istered by the Veterans' Ad- ministration; may elect to ro- ceive greater amount. (Public Law 877, 80th Cong., July 2, 1948.)	Two, Fulne Law ort, solt Cong., July 2, 1948.) Above additional amounts for de- pendents not payable during any period veteran is in receipt of an increased rate of compen- sation or of subsistence allow- ance on account of dependents under any other law admin- istered by the Veterans' Ad- ministration; rany cleet to re- ceive greater amount. (Public Law 877, 90th Cong., July 2, 1948.)	Above additional amount's for de- pendents not payable during any period veteran is in receipt of an increased rate of compen- sation or of subsistence allow- ance on account of dependents under any other law admin- istered by the Veteraus' Ad- ministration; may elect to re- ceive greater amount. (Public Law 877, 80th Cong., July 2, 1948.)	Above additional amounts for de- pendents not payable during any period veteran is in receipt of an increased rate of compon- sation or of subsistence allow- ance on account of dependents under any other law admin- istered by the Veterans' Ad- ministration; may elect to re- ceive greater amount. (Fublic Law 877, 80th Cong., July 2, 1948.)	Above additional amounts for dependents not payable dur- ing any period veteran is in re- ceipt of an increased rate of compensation or of subsistence allovance on account of de- pendents under any other law administered by the Veterans' Adrinistration; may elect to receive greater amount. (Pub- lic Law 877, 80th Cong., July 2, 1946.)

Norr.--See Public Law 458, 79th Cong., June 27, 19:6, for applicability of the revised Schedule for Rating Disabilities, 1945, to ratings and awards on and after Apr. 1, 1946, under Public Law 2, 73d Cong., Mar. 20, 1833, as amended, and Public Law 141, 73d Cong., Mar. 28, 1834, as amended. Sec. 1, Public Law 662, 79th Cong., Aur. 8, 1946, provides with certain exceptions, that the compensation of single veterans without dependents, being furnished hospital treatment, institutional or domiciliary care by the Veterans' Administration shall continue without reduction until the first day of the soventh month. If treatment extends beyond that period the compensation, if less than 30, shall continue without reduction, but if greater than \$30 per month, shall not exceed 50 percent of the amount payable or \$30 per month, whichever is greater. Amounts withheld are payable upon termination of treatment subject to certain conditions. Where person has right to being the or more have, he may elect to take under any law, preardless of whether it is the greater or nother law in suspense and may at any time, on election, cause the suspension to be lifted by again electing monetary benefits under the other law (Regulations and Procedure, mant or rotind pay. A veteran who elected to receive reiterment or retirement of persons in the regular military or naval service and who would be eligible to receive reiterment or retirement of persons in the regular military or naval service and who would be eligible to receive reiterment or retirement of reterients of persons in the regular pay. A person receiving retired pay is nutled to receive neutring to receive retirement or reterement of persons in the regular military or naval service and who would be eligible to receive reterment or retering and rocein persons in the regular military or naval service and who would be eligible to receive retering pay is not econymensation or compensation if he were not receiving such retirement or reterement of persons in the regular military or na

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COMPENSATION TO WIDOWS AND

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Subject	Indian wars	Civil War	War with Spain, Philippine Ins	surrection, and Boxer Rebellion	Regular Establishment
Statute	General ponsion law as mod- ified or amended; Public Law 359, 77th Cong., Dec. 19, 1041; Public Law 868, 80th Cong., July 1, 1048.	General pension law as modi- fied or amended; Public Law 359, 77th Cong., Dec. 19, 1041; Public Law 868, 80th Cong., July 1, 1948.	General pension law, reen- acted by Public Law 280, 7th Cong., Aug. 13, 1935, as modified or amended; 1 Pub- lic Law 144, 78th Cong., July 13, 1943; Public Law 359, 77th Cong., Dec. 19, 1941: Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 868, 80th Cong., July 1, 1948.	Public Kaw 2, 73d Cong., Mar. 20, 1653, and Veterans Regu- lations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 868, 80th Cong., July 1, 1948.	Service prior to Apr. 21, 1693 (peacetime service), gen- eral pension law as modi- fied or amended; Public Law 769, 76th Cong., June 28,1933; Public Law 863, 60th Cong., July 1, 1943.
Rates to widows: Widow, no child	\$75	\$75	\$75	\$75	\$60
Widow, 1 child. Each additional	\$100	\$100	\$100	\$100	\$80
child (subject to apportion- ment regula-	\$15	\$15	\$15	\$15	\$12
ment [*] regula- tions).	(Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterana Regu- lations; Public Law 868, 80th Cong., July 1, 1948.)	(Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Voterans Regu- lations; Public Law 863, 80th Cong., July 1, 1948.)	(38 U. S. C. ch. 12, Vet- erans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(Public Law 769, 75th Cong., June 28, 1938; 33 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong, July 1, 1948.)
					,
Rates to children: 1 child 2 children (equally di-	 \$58 	\$58	\$58	\$58	\$46.40
(equally di- vided). 3 chiidren	\$82	\$82	\$82	\$82	\$65.60
(equally di- vided).	\$106	\$106	\$106	\$106	\$84.80
Each additional child (total amount equal-	\$20	\$20	\$20	\$20	\$16
iy divided).	(Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regu- lations; Public Law 868, 80th Cong., July 1, 1948.)	(Public Law 359, 77th Cong., Doc. 19, 1941; 38 U. S. C., ch. 12, Veterans Regu- lations; Public Law 868, 80th Cong., July 1, 1048.)	(38 U. S. C., ch. 12, Vet- erans Regulations; Public Law 863, 80th Cong., July 1, 1618.)	(Public Law 758, 75th Cong., June 28, 1932; 38 U. S. C., ch. 12, Veteraus Regulations; Public Law 868, 86th Cong., July 1, 1018.)
Definition of "child."	over if insane, idiotic, or	otherwise mentally or physi- cally helpless at date of at- taining age 16 years and at date of filing claim. Com-	cally helpless at date of at- taining age 16 years and at date of filing claim. Com-	adopted; a stepchild, if a member of the man's house- hold; an illegitimate child, but as to the father only if	Child must be legitimate. Child born befor mar- riage of parents, if sc- knowledged by father be- fore or after the mariage deemed legitimate. Com- pensation payable for child only if under sge 16 years or at age 16 years or over if insane, fallotio, or otherwise mentally or physically helpless at date of attaining age 16 years
See (connotes at	bristically helpless at dat. of attaining age 16 years and at date of filing claim. Compensation continues while helpless during life of child but discontinued on marriage of helpless child.	pensation continues while helpless during life of child but discontinued on mar- riage of helpless child. (Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704, 38	pensation continues while helpless during life of child but discontinued upon mar- riage of helpless child. A person unmarried and un- der age 18 years, unless	acknowledged in writing signed by him o. if he has been judically codered or decreed to contribute to child's support or has been prior to his death judi-	and at date of filing chim. Compensation continues while helpless during life of child but discontinued on marriage of helpless child.

See footnotes at end of table.

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CHILDREN FOR SERVICE-CONNECTED DEATH

I.

Regular E	stablishment .	World	l War I	World War II
Service on or aiter Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modi- fied or amended; Public Law 144, 78th Cong., July 13, 1943; Public Law 868, 80th Cong., July 1, 1948.	All peacetime service (combat or extre harardous conditions): Service prior to Apr. 21, 1868, general pension law, as modi- field or amended, service siter Apr. 21, 1869, Fublic Law 2, 73d Cong., Mar. 20, 1933, and Vet- erans Regulations as modified or amendod; Public Law 369, 77th Cong., Dec. 14, 1941; Proclama- tion No. 2714, Dec. 31, 1946; Pub- lic Law 259, 80th Cong., July 25, 1947; 3 Public Law 868, 80th Cong., July 1, 1948.		Public Law 141, 73d Cong., Mar. 28, 1834, as modified or amended; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 1 Public Law 483, 78th Cong., Dec. 14, 1944; Public Law 868, 80th Cong., July 1, 1948.	Public Law 2, 73d Conz., Mar. 20, 1633, and Veterans Regu- lations as modified or amended; Public Law 144, 78th Cong., July 13, 1943; Proclamation No. 2714, Dec. 31, 1946; Public Law 230, 80th Cong., July 25, 1947; Public Law 869, 80th Cong., July 1, 1948.
\$vi0 \$80	\$75 \$100	\$75 \$100		
\$12	•			\$100.
\$12		\$15		\$15.
(Pt. II, Velerans Regulation 1 (a), as ametuled; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 89th Cong., July 1, 1948.)	(Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. O., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(Pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1048.)	(Sec. 28, Public Law 141, 73d Cong., Pt. I, Veterans Regula- tions 1 (a) as amended; Public Law 868, 80th Cong., July 1, 1948.) NoreRates being paid on Mar. 19, 1633, except by fraud, misrepresentation of a material fact, or unmistakable error as to conclusions of fact or law, whether death of veteran was directly or presumptively con- nected with service may not be reduced or discontinued. (Sec. 28, Public Law 141, 73d Cong., Mur. 28, 1934, 38 U. S. C. 722.)	(Pt. I, Veterans Regulation 1 (a), as amended; 38 U. S. C. ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)
46,40		\$58	722.)	
\$65.60.	\$38 \$82	\$58 \$82	\$58 \$82	\$58.
				\$82.
\$84.80		\$106	\$106	\$106.
\$16	\$20	\$20	\$20	\$20.
(Pt. II, Veterans Regulation 1 (a), as amended, 38 U. S. C., ch. 12, Veterans Regulations; Public Law 8 ⁶ 8, 80th Cong., July 1, 1948.)	(Public Law 359, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	(Pt. I, Veterans Regulation 1 (a), as amonded; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 808, 80th Cong., July 1, 1948.)	(Sec. 28, Public Law 141, 75d Cong.; Pt. J. Veterans Regula- tion 1 (A), as amended; Public Law 868, 80th Cong., July 1, 1948.) NOCE - Pictos below void on	(Pt. I, Veterans Regulation I (a), as amended; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)
,			NOTE.—Rates being paid on Mar. 19, 1933, evcept by fraud, misrepresentation of a material fact, or unmistakable error as	· · · · ·
		х	to conclusions of fact or law, whether death of veteran was	4
•			divictly on programmatively and	
			nected with service may not be reduced or discontinued. (Sec. 28 Public Law 141, 73d Cong., Mar. 28, 1034; 38 U. S. C. 722.)	
A person unmarried and under age 18 years, unless prior to reaching age 18 years, child be- comes or has, become perma- mently incapable of self-support by reason of mental or physical defect, who is a legitimate child, a child legally adopted; a step- child, if a member of the man's household; an illegitimate child, but as to the father only if ac- knowledged in writing signed by him or if he has been judi- cially ordered or decreed to con- tribute to child's support or has been prior to his death judi- cially decreed to be the putative father of such child, or if he is	As to service prior to A pr. 21, 1899, the definition of the term "child" is that given in column 1 of this group (Regular Establishment). (Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704; 38 U. S. C. 37, 163, 281, 202, Regulations and Procedure, Regulation 2502 (B).) As to service after A pr. 21, 1898, the definition of the term "child" is that given in column 2 of this group (Regular Establishment). (Veterans Regulation 10 series, par. VI, as a mended by sec. 7, Publio Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	A person unmarried and under age 18 years, uuless prior to reaching ago 13 years, child becomes or has become permanently inca- pable of sell-support by reason of mental or physical defect, who is a legitimate child; a child legally adopted; a stopchild, if a mem- ber of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by	Mar. 23, 1634; 38 U. S. C. 722.) A person unmarried and under age 18 years, unless prior to reaching age 18 years, child becomes or has become permanently inca- pable of self-support by reason of mental or physical defect, who is a legitimate child, a child legally adopted; a stepchild, if a norm- ber of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by	A person unmarried and under ago 18 years, unless prior to reaching age 18 years, child be- coraes or has become perma- nently incapable of self-sup- port by reason of mental of physical defect, who is a legiti- mate child; a stopchild, if a mem- ber of the man's household; an illegitimate child, but as to the father only if acknowledged in writing signed by him or if he has been judicially ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such

Compensation to widows and children

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Definition of "child"-Con.	General pension law as mod- ified or amended. (Mar. 3, 1873, and June 27, 1880, Rev. Stat. 4704, 38 U. S. C. 37 183, 281, 202, Regulations and Proce- dure, Regulation 2802- (B).)	General pension law as modi- fied or amended.	General pension law, reen- acted by Public Law 209, 74th Cong., Aug. 13, 1835, as modified or amended. prior to reaching age 18 years child becomes or has become permanently inca- pable of self-support, by rea- son of mental or physical defect, who is a legitimate child; a child legally adopted; a stepecidid, if a member of the man's household; an illegitimate child, but as to the father only if acknowl- edged in writing signed by him, or if he has been jud- claily ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by evidence satisfactory to the Administrator of Vet- erans' Affairs to be the puta- tive father of such child, or if he is otherwise shown by evidence satisfactory to the Administrator of Vet- erans' Affairs to be the puta- tive father of such child, pratice of instruction in approved education or training but not after child attains age 21 years, to child purgu- ing course of instruction fu- approved educational insti- tution. (Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704, 38 U. S. C. 37, 183, 281, 202, 277; Regulation 2502 (B), sees, 1, 7, Public Law 144, 78th Cong., July 31, 1943, ch. 12, Veterans Regulations.) Under general law, veteran must have died of wound, invirv or disease which	series, par. VI, as amonded by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veteraus Rogula- tions.)	Service prior to Apr. 21, 1899 (peacetime service), gon- oral pension law as modi- fied or amended. (Mar. 3, 1873, and June 27, 1890, Rev. Stat. 4704, 38 U.S. C. 37, 193, 224, 502, Regulations and Proce- dure, Regulation 2502 (B).)
	27, 1890, Rev. Stat. 4704, 38 U. S. C. 37 103, 281, 292, Regulations and Proce- dure, Regulation 2502- (13).)	Regulations and Procedure, Regulation 2502 (B).	years child becomes or bas become permanently inca- pable of self-support, by ra- son of mental or physical defect, who is a legitimate child; a child legally adopted; a stepcaild, if a member of the man's household; an illegitimate child, but as to the father only if acknowl- edged in writing signed by him, or if he has been judi- clally ordered or decreed to contribute to child's support or has been prior to his death judicially decreed to be the putative father of such child, or if he is otherwise shown by evidence satisfactory to the Administrator of Vet- erans' Affairs to be the puta- tive father of such child. Payments continued after age 18 years until comple- tion of education or training but not after child attains age 21 years, to child pursu- ing course of instruction in approved educational insti- tution.	putative father of such oblid, or if the is otherwise shown by evidence satisfactory to the Administrator of Vet- eraus' Affairs to be the puta- tive father of such oblid. Payments continued after age 18 years until comple- tion of education or training but not after child attains age 21 years, to child pursu- ing course of instruction in approved educational insti- tution. (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regula- tions.)	27, 1890, Hev. Stat. 4704, 28 U. S. C. 37, 193, 281, 502, Regulations and Proce- dure, Regulation 2502 (B).)
Veteran's service N			Veterans Regulations.)		
	Veteran must have died of wound, hintry, or disease which would have entitled him to an invalid compen- sation had he been totally disabled; disability in- curred in active service in line of duty, regardless of character of discharge. No limitation as to length or dates of service. (Aug. 7, 1882, 38 U. 8. C. 191; Regulations and Procedure; Regulation 2520 (A).)	Under general law, veteran must have died of wound, injury, or disease which would have entitled him to an invalid compensation had he been totally disabled; dis- ability incurred in active service in line of duty, re- gardless of character of dis- charge. No limitation as to length or dates of service. (Aug. 7, 1882, 38 U. S. C. 191.)	would have entitled him to an invalid compensation had he been totally disabled; dis- ability incurred in active service in line of duty, re- gardless of character of dis- charge,? No limitation as to length or dates of service. Continuous service in Span- ish-American War, Philip-	Death resulting from injury or disease incurred in or aggra- vated by active military or naval service, not result of willful misconduct; dis- charge under conditions other than dishonorable i (sec. 1503, Public Law 346, 78th Cong., June 22, 1944). Spanish-American War: In- curred or aggravated in ac- tive service on or after Apr. 21, 1868, and before Aug. 13, 1868, Enlistmeut on or after Apr. 21, 1868, and before Aug. 13, 1888, where disabil- ity incurred or aggravated prior to July 5, 1903. Philippine Insurrection: En- listment with active partici- pation on or after Aug. 13, 1898, and bofors July 5, 1903. Boze: Rebeillion: Enlistment with active participation en or after June 20, 1900, and before May 13, 1901. (Pt. 1, Veterans Regula- tion 1 (a), as standaed, 38 U. 8. C. 6070, ch. 12, Vet- erans Regulations; Public Law 489, 78th Cong., Sept. 27, 1944.)	Veteran must have died of wound, injury, or disease which would have entitled him to an invalid compen- sation had he been totally disabled; disability incurred in active service in line of duty, regardless of character of discharge? No limitation as to length or dates of service, (Aug. 7, 1882, 38 U. S. C. 191.)

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for service-connected death-Continued

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Regular Es	tablishment	. World	World War II	
Service on or siter Apr. 21, 1898 (peacetime service), Public Law 2, 73d Cong., Mar. 20, 1633, and Veterans Regulations as modi- fied or amauded.	All peacetime service (combat or extra-bazardous conditions).	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended.	Public I.aw 141, 78d Cong., Mar. 28, 1934, as modified or smended.	Public Law 2, 73d Cong., Mar 20, 1933, and Veteraus Regula tions as modified or amended
otherwise shown by ovidence satisfactory to the Administra- tor of Vaterans' Affairs to be the putative father of such child. Payments continued after age 18 years until completion of education or trabing but not after child attains age 21 years, to child pursuing course of in- struction in approved educa- tional institution. (Veterans Regulation 10 series, par. VI, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)		evidence satisfactory to the Ad- ministrator of Veterans' Affairs to be the putative father of such chile. Payments continued after age 18 years until comple- tion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved edu- cational institution. (Veterans Regulation 10 series, par. VI, as anended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	evidence satisfactory to the Ad- ministrator of Veterans' A figirs to be the putative father of such child. Payments continued after age 18 years until comple- tion of education or training but not after child attains age 21 years, to child pursuing course of instruction in approved edu- cational institution. (Veterans Regulation 10 series, par. VI, as anended by sec. 7, Public Law 143, 78th Cong., July 13, 1943, ch. 12, Veterans Regulations.)	child, or if he is otherwiss shown by evidence satisfactor; to the Administrator of Vet erans' Affairs to be the outa tive father of such child. Pay ments continued after age 1 years until completion of edu callon or training but not after child attains age 21 years, to child pursuing course of in struction in approved educa tional institution. (Veterans Regulation 1) series, par. VI, as amended by sec. 7, Public Law 144, 7841 Cong., July 13, 1043, ch. 12 Veterans Regulations.)
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Death resulting from injury or diseasy incurred in or aggra- valed by active military or na- valser/loc other than in a period or war service as provided in pt. I, Veterans Regulation 1 (b); not result of wiliful misconduct; discharge under conditions other than dishonrable 4 (see. 1503, Public Law 346, 78th Cong., June 29, 1941). Active service, including service for training purposes, performed by reserve officer or member of Enlisted Reserve; of U. 8. Army, Navy, or Marine Corps considered active service. (Pt. II, Veterans Regulation 1 (a), Public Law 160, 76th Cong., June 23, 1967, 38 U. 8. C. 697c, cb. 12, Veterans Regula- tions; Public Law 439, 78th Cong., Sept. 27, 1044.)	Death (under conditions stated in column 1 of this group where service prior to Apr. 21, 1898, or in column 2 of this group, where service on or after Apr. 21, 1898) resulting from injury or disease received in line of duty (1) as a direct result of armed couldict; or (2) while engaged in extra- hezardous service, including such service under conditions simulating wer; (3) while United States engaged in war. (Fublic Law 359, 77th Cong., Dec. 19, 1041; sco. 5, Public Law 198, 78th Cong., July 19, 1863, as amended; sec. 14 (a), Fublic Law 144, 78th Cong., July 13, 1943; 38 U. S. O. 472b, 731, ch. 12, Veterans Regulations.) ⁴	Death resulting from injury or disease incurred in or aggra- vated by active military or na- val service, not result of willful misconduct; discharge under conditions other than dishonor- able J (eec. 1803, Public Law 346, 78th Cong., June 22, 1644). World War: Incurred in or aggra- vated active service on or after Apr. 6, 1917, and before Nov. 12, 1918. Enlistment on or after Apr. 6, 1917, and before Nov. 12, 1918, where disability incurred prior to July 2, 1921. Incurred or aggravated, if service in Russia on or after Apr. 6, 1917, and prior to Apr. 2, 1920. In- curred or aggravated in recenits ment on or after Nov. 12, 1918, and before July 2, 1921, where prior service between Apr. 6, 1917, and Nov. 11, 1918. (Pt. 1, Veterans Regulation 1 (a), Public Law 344, 74th Cong., Aug. 26, 1933, Public Law 264, 76th Cong. Aug. 16, 1037, 38 U. S. C. 424a, 6970, 724, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)	Death resulting from injury or disease directly or presump- tively incurred in or aggravated by active military or naval serv- ice on or after Apr. 6, 1917, and before Nov. 12, 1918, or before Apr. 2, 1920, if veteran had serv- ice in Russis, or during reenlist- ment on or after Nov. 12, 1918, and before July 2, 1921, if veteran had service between Apr. 6, 1917, and Nov. 11, 1918, if compensa- tion not barry of year to paral- versity discharge from service; and except with respect to paral- yes, pareis, bilindness or one helpless or bedridden as the ro- sult of any disability, not due to willful misconduct. (Sec. 23, World War Veterans' Act, 1924, as amonded; secs. 27, 28, Public Law 141, 73d Cong., Mar. 28, 1934, sec. 2, Public Law 344, 74th Cong., Aug. 30, 1935, sec. 5, Public Law 304, 75th Cong., Aug. 16, 1937, sec. 1, Pub- lic Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 447, 471a, 722, 724, 727, 424a.)	Death resulting from injury o disease incurred in or agrar vated in line of duty in activ military or naval service dur lng an enlistment or employ ment entered luto on or afte Dec. 7, 1941, and before noon Dec. 31, 1946, and the deatl occurred es a result of an injury or disease incurred in or aggra vated by active service on o after Dec. 7, 1941, and befor indinight, July 25, 1947, no reault of willitul missonduct discharge under condition other than dishonorable. ⁴ (See 1603, Public Law 346, 7811 Cong., June 22, 1944). Bervice as a cadet at U. 8. Military Academy, or as midshipmar at U. 8. Navai Academy dur inr period Dec. 7, 1941, the contro military or naval serv ice in World War II. (Sees. 9 (a), 10, Public Law 144, 7814 Cong., July 13, 1943 yt. I. Veterans Regulation Regulations; Public Law 239, 8014 Crong., July 25, 1947.) ³
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Compensation to widows and children

Subject	Indian wars	Civil War	War with Spain, Philippine In	Regular Establishment	
Statute	General pension law as mod- ified or amanded.	General pension law as modi- fied or amended.	General pension law, reen- acted by Public Law 239, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1633, and Veterms Regu- lations as modified or amended.	Service prior to Apr. 21, 1808 (Peacetime service), gen- eral ponsion law as modi- fied or amended.
Date of marriage	Morried prior to Mar. 3, 1899, or if married or, or after that date, continu- ous cohabitation from date of marriage to date, of death required, unless marriage entered into prior to or during vet- eran's service. (Mar. 3, 1899, 38 U. S. C. 102.)	Under general law, married prior to Mar. 3, 1899, or, if married on or after that date, continuous cohabita- tion from date of marriage to date of death required unless marriage entered into prior to or during vet- eran's service. (Mar. 3, 1899, 38 U. S. C. 192.)	Under general law, 110 limita- tion on marriage date of Spanish-American War vet- eran. As to widow of vet- eran of Philippine Insurrec- tion or Boxer Rebelilon, she must have coarried veteran prior to Mar. 3, 1809, or, 11 married on or siter that date, certinuous cohabitation from dato of marriage to date of death required, un- less marriage entered into prior to or during veteran's service. Since Mar. 1, 1944, continuous cohabitation from date of marriage to date of death except where there was a sepanation due to the misconduct of or procured by veteran with- out fault of widow required. (Mar. 3, 1899, Puble Law 269, 74th Cong., Aug. 13, 1935; Public Law 242, 78th Cong., Mar. 1, 1944,	Married veteran prior to Sept. 1, 1922. (Veterans Regulation 10 (h), par. V, 38 U. S. C., ch. 12, Veterans Regulations.) Continuous cohobitation from date of marrings to date of death except where there was a separation due to mis- conduct of or procured by veteran without fault of widow. (Sec. 4, Public Law 242, 78th Cong., Mar. 1, 1944, 38 U. S. C. 364h.)	Married prior to Mar. 3, 1899, or, if married on or after that date, continu- ous colubitation from date of marriage to date of death required, unless marriage entered into prior to or during vet- eran's service. (Mar. 3, 1899, 38 U. S. C. 192.)
Remarried widows	Remarried widow, who was the law/ul wife of the vet- eran during the period of his service in any war, without means of support other than her daily labor and actual net income not exceeding \$250 per year, upon dissolution of the marriage by death, or di- vorce upon her own appli- cation and without fault on her part, may be re- stored toroll. Where com- pensation, upon her re- marriage, puld to minor or helpless child, widow not restored to roll null com- pensation to child termi- nates, unless child mem- ber of her family and cared for by her.	Under general law, remarried widow, whose subsequent marriage dissolved by death or divorce upon her own application and without fault on her part may be re- stored to roll. Where com- pensation, upon widow's re- marriage paid to minor or helpless child, former widow not restored to roll until compensation to child ter- minates unless child member of her family and cared for hy her. (Sept. 8, 1916, 38 U. S. C. 285.)	 Cong, A. Mar. 1, 144, 338 Cong, Mar. 1, 144, 308 U. B. C. 192, 364h, 308.) U. der general law, remarried widow, who was lawful wife of veteran during period of his service in any war, without means of support other than her daily labor and actual net income not exceeding \$250 per year, upon dissolution of the marriage by death or divorce on her own application without fault on her part may be restored to roll. Where compensation, upon widow's remarriage paid to minor or helpless child, former widow not restored to roll until compensation to child terminitate unless child member of her family and cared for by her. (Feb. 28, 1003, Public Law 269, 74th Cong., Aug. 13, 1985, 38 U. S. C. 2005, 368.) 	Right of widow terminated upon her remarriage and such right may not be re- vived. (Par. IV, pt. I, Veterans Regulation 2 (a), 38 U. S. C. ch. 12, Veterans Regula- tions.)	Remarried widow of veteran serving peacetime onlist- ment, not entitled to pen- sion, as remarried widow must have been lawful wifo of veteran during period of his service in any war. (Feb. 28, 1903, 38 U. S. C. 205.)
Misconduct of widow.	C. 205.) The open and notorious adulterous cohabitation of a widow who is a pen- sioner operates to termi- nate her compensation from commencement of such cohabitation. (Aug. 7, 1882, 38 U. S. C. 199.)	The open and notorious adul- terous cohabitation of a widow who is a pensioner operates to terminate her compensation from com- mencement of such cohabi- tation. (Aug. 7, 1882, 38 U. S. C. 199.)	1935, 38 U. S. C. 205, 368.) The open and motorious adul- terous cohabitation of a widow who is a pensioner operates to terminate her compensation from com- mencement of such cohabi- tation. (Aug. 7, 1882, Public Law 269, 74th Cong., Aug. 13, 1835, 38 U. S. C. 199, 368.)	Any person who forfelts rights to benefits under any acts repealed by sec. 17, Public Law 2, 72d Cong., not on- titled to any benefits there- under; otherwise no provi- sion. (Sec. 11, Public Law 2 73d Cong., Mar. 20, 1033, 38 U. S. C. 717, note.)	The open and notorious adulterous cobabitation of a widow who is a pen sloner operates io termi nate her compensation from commencement o such cobabitation. (Aug. 7, 1882, 38 U. S. C 199.)
Apportionment	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 49a.)	1935, 38 U.S. C. 199, 368.) Authorized where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U.S. C. 498.)	0. 8. C. 717, hote.) Authorized whera child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940, 38 U. S. C. 493.)	Authorized where child of children not in custody of widow. (Sec. 3, Public Law 806 76th Cong., Oct. 17, 1940 38 U. S. C. 49a.)

¹ Under s.c. 1, ² ablic Law 144, 78th Cong., July 13, 1043, the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1033, and the Veterans Regulations, as now or hereafter amended, were made applicable to benefits provided under the general pension law as reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as amended, and under Public Law 141, 73 Cong., Mar. 28, 1034, as amended. ³ With certain exceptious, discharge or dismissal of any person by reason of sentence of general court martial from military or naval forces or discharge ou ground he was a conscientious objector who refused to perform military duty or refused to wear uniform or otherwise to comply with lawful orders of competent military authority, or as a all rights of such person based upon period of service from which he is so discharged or dismissed under any laws administered by the Veterans' Administration. This provi-sion is not applicable to war risk, Government (converted), or national service linsur-ance policies. (Sec. 300, Public Law 346, 78th Cong., June ?2, 1944, 39 U. S. C. 693g.) (A similar provision (sec. 23, World War Veterans Act, 1924, as amended, 38 U. S. C. 447)

bars rights of veterans of World War I and their dependents to certain benefits under that act, as reenacted with limitations by Public Law 141, 73d Cong., Mar. 28, 1934.) ³ Pt. I. Veterans Regulation No. 1 (a) allows wartime rates of compensation in World War II cases only where there was service during the period beginning Dec. 7, 1941, and ending moon, Dec. 31, 1946, and the death or disability resulted from injury or disease contracted in line of duty, or aggravation of a preoxisting injury or disease contracted or suffered in line of duty in active service during the period beginning Dec. 7, 1941, and ending midnight, July 25, 1947. However, by virtue of pt. II, Veterans Regulation No. 1 (a) as amended by Public Law 369, 77th Cong., Dec. 19, 1041, casualties occurring after termination of hostilities (noon, Dec. 31, 1946) and prior to termination of World War II (July 25, 1947), in cases where there was no active service during the period Dec, 7, 1941 to noon, Dec. 31, 1946, inclusive, are compensable at pt. I rates, as having occurred "while the United States is engaged in war." For the purpose of Public Law 369, supre, World War II terminated effective the date of the act of July 25, 1947 (Public Law 239, 80th Cong.). Cong.).

for service-connected death-Continued

Regular Establichment		· World	World War II	
Servica on or after Apr. 21, 1889 (peacetimoservice), Public Law 2, 73d Cong., Mar. 20, 1933, end Voteraus Regulations as modi- fied or amended.	All peacetime service (combat or extra hazardous conditions).	Public Lew 2, 73d Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended.	Public Lew 141, 73d Cong., Mar. 28, 1934, as modified or ameuded.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended.
Married to voteran prior to expi- ration of 10 years subsequent to his discharge from the enlist- ment during which the injury or disease incurred. (Veterans Regulation 10 (b), par. V, 38 U. S. C., ch. 12, Vot- erans Regulations.)	Bervice prior to Apr. 21, 1898, as shown in column 1 of this group (Regular Establishment). Service on or after Apr. 21, 1898, as shown in column 2 of this group (Recnier Establishment). (Mar. 3, 1899; Veterans Regu- lation 10 (b), par. V, 38 U. S. C. 192, 764h, ch. 12, Voterans Reg- ulations.)	Married prior to Dec. 14, 1944, or 10 or more years to the person who served. No compensation payable to widow unless there was contin- uous cohabitation with person who forved from date of mar- riage to date of death except where there was a separation which was due to misconduct of, or procured by, person who served without fault of widow. (Public Law 483, 78th Cong., Dec. 14, 1944.)	Married prior to Dec. 14, 1944, or 10 or more years to the person who served. No compensation payable to widow unless there was contin- uous cohabitation with person who served from date of mar- riage to date of death except where there was a separation which was due to misconduct of, or procured by, person who served without fault of widow. (Public Law 483, 78th Cong., Dec. 14, 1044; sec. 1, Public Law 144, 78th Cong., July 13, 1043; 38 U. S. C. 727.)	Married to veteraa prior to noon, Dec. 31, 1956. No componsa- tion payable to widow unless there was continuous cohahi- tation with person who served from date of marriage to date or death except where there was a separation which was due to misconduct of, or procured by, person who served without ault of widow. (Secs. 1, 6, Public Law 144, 78th Cong., July 13, 1943; sec. 4, Public Law 312, 78th Cong., May 27, 1944; sec. 6, Public Law 483, 78th Cong., Dec. 14, 1944; 38 U. S. O. 727, 733, ch. 12, Veterans Regulations; Procla- mation No. 2714, Dec. 31 1946.)
Right of widow terminated upon her remarrisgo and such right may not berevived. (Par. IV, pt. I, Veterans Reg- ulation 2 (a), 38 U. S. O., ch. 12, Veterans Regulations.)	Service prior to Apr. 21, 1898, see column 1 of this group. Service on cr after Apr. 31, 1898, see column 2 of this group, (Feb. 28, 1903, Veierans Reg- plation 2 (a), pt. 1, par. 1V, 33 U. S. O. 205, ch. 12, Veterans Regulations.)	Right of widow terminated upon her remarilage and such right may not be revived. (Par. IV, pt. J, Veterans Reg- ulation 2 (a), 38 U. S C., ch. 12, Veterans Regulations.)	 Payment of compensation to a widow shall continue until her remarchage; such right may not be revived. (800, 201 (2), World War Voterans' Act, 1024, as annended; par. UV, pt. I, Veterans Regulations, exc. 1, 20, 38 U. B. O. 472, ch. 12, Veterans Regulations, exc. 1, Public Law 144, 78th Cong July 18, 1943; 38 U. S. O. 727.) 	Right of widow terminated upon her remariage and such right may not be revived. (Par. IV, pt. I. Veterans Regulation 2 (a), 38 U. S. C., ch. 12, Veterans Regulations.)
Any person who forfelts rights to benefits under any nests repealed by sec. 17, Fublic Law 2, 73d Cong., not entitled to any hene- fits under Fublic Law 2, 73d Cong.; otherwise no provision. (Sec. 11, Fublic Law 2, 73d Cong., Mar. 20, 1933, 38 U. S. C. 717, note.) Authorized where child or chil- dren not in custody of widow. (Sec. 3, Fublic Law 860, 76th Cong., Oct. 17, 1940, 38 U. S. C.	Service prior to Apr. 21, 1898, see column 1 of this group. Service or or sitor Apr. 21, 1898, see column 2 of this group. (Aug. 7, 1832, sec. 11, Fublic Lew 2, 73d Cong., Mar. 20, 1923, 38 U. B. C. 109, 717, note.) Authorized where child or chil- dren not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Cot. 17, 1940, 38 U. B. C.	Any person who forfeits rights to benefits under any acts repealed by sec. 17, Public Law 2, 73d Cong., not entitled to any bene- fits under Public Law 2, 73d Cong., therwise no provision. (Sec. 11, Public Law 2, 73d Cong., Mar. 20, 1933, 38 U. 8. C. 717, note.) Authorized where child or chil- dren not in custody of widow. (Sec. 3, Public Law 860, 76th Cong., Oct. 17, 1940, 38 U. 8. C.	Any person who forfeits rights to benefits under any acts repealed by sec. 601, World War Vet- erans' Act, not entitled to any benefits under said act; other- wies no provision. (Sec. 603, World War Vet- erans' Act, sec. 1, Public Law 144, 78th Cong., July 13, 1943, 38 U. S. O. 672, 727.) Authorized where child or chil- dren not in custody of widow. (Soc. 3, Public Law 164, 78th Cong., July 13, 1943; 38 U. S. O. 465, 727.)	Any person who forfelts rights to benefits under any sots re- pealed by sec. 17, Public Law 2, '33 Cong., not entitled to any benefits thereunder; otherwise no provision. (Sec. 11, Public Law 3, 73d Cong., Mar. 20, 1933, 38 U. S. C. '17, note.) Authorized where child or chil- dren not in custody of widow. (Sec. 8, Public Law 869, 76th

COMPENSATION TO DEPENDENT PARENTS

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Subject.	Indian Wars]	COMPENSATION TO DEPENDENT PARENT
Statute		Civil War	War with Spain, Philippine Insurrection, and Boxer Rebellion Regular Establishment
	General ponsion law as modified or amended; Public Law 350, 77th Cong., Dec. 19, 1941; Pub- lic Law 196, 77th Cong., July 30, 1941; Public Law 868, 80th Cong., July 1, 1948.	General pension law as modi- fied or amended; Public Law 339, 77th Cong., Dec. 19, 1941; Public Law 183, 77th Cong., July 30, 1941; Public Law 538, 80th Cong., July 1, 1948.	General pension law rean- acted by Public Law 299, 74th Cong., Aug. 13, 1635, as modified or amended; July 13, 1943; Public Law 13, 77th Cong., July 20, 1941; Public Law 133, 77th Cong., July 20, 1941; Public Law 868, 80th Cong., July 19, 1948. Full Cong., July 20, 1941; Public Law 868, 80th Cong., July 1, 1948. General Pension law as roodified or anaended; June 22, 1944; Public Law 868, 80th Cong., July 20, 1941; Public Law 868, 80th Cong., July 1, 1948. State Cong., July 20, 1941; Public Law 868, 80th Cong., July 1, 1948.
Rates to parents	If no widow or child entitled, compensation payable to dependent mother, and upon her death to depend- ent father. 560 (Rev. Stat. 4707; Mar. 3, 1873; Public Law 369, 77th Cong., Dec. 19, 1941; 38 U. S. C., ch. 12, Veterans Regulations; Public Law 868, 80th Cong., July 1, 1948.)	If no widow or child entitled, compensation payable to de- pendent mother, and upon her death to dependent fa- ther	If no widow or child entitled, compensation payable to de- endent mother, and upon hor death to dependent fa- ther
	eran through legal adop- tion, if when adopted child becomes to all in- tents and purposes child of the adoptive parents. Father must have been legally married to mother	through legal adoption. if when adopted child be- comesto all intents and pur- poses child of the adoptive parents. Father must have been legally married to mother of veteran. (Regulations and Proce- lure, Regulation 2502 (C).) of t t t s s p p n n a a s a b b c c c c c c c c c c c c c c c c c	atural mother or father, or mother or father of veteran through legal adoption, if when adopted child be- bomes to all intents and pur- poses child of adoptive par- mother of veteran. (Regulations and Proce- lure, Regulation 2602 (C).) ather, mother, father brough adoption, mother brough adoption, and per- so the corre rule at the of or most an 1 father and 1 mother defined, may be recog- sed and preference given such father or mother who such father or mother who s
or he ve ab sei rei dir as ser	discase which would ave entitled him to in- alid compensation; dis- pensition; dis- dis- dis- dis- dis- dis- dis- dis-	ran must have died of und, injury, casuality, or ease which would have itied him to invalid com- isation; disability in- of duty, regardless of intervoid in to length or as of pervice. Mar. 3, 1873, Rev. Stat., 38 U. S. O. 203.)	 atlonship at time of or set nearly prior to date of try into active service by son who served. Bees, 1, 8, Public Law 144, h Cong., July 13, 1043; U. 8. C. 727, ch. 12, Vetras Regulations.) an must have died of und, injury casualty, or disease incorred in or aggravated in line of duty, regardless of her result ing of duty, regardless of the result of
e footnoies at end of tai	ble.		Aug. 18, 1888, and before July 5, 1302, or to July 75, 1903, if engaged in hostilities in Moro Trivince. Borer Rebeilion; During en- listnent where actual par- ticipation on or after Jung 20, 1990, or discrete Jung 21, 1990. (Pt. I, Vetoraris Regula- tion 1 (a), 33 U. S. O. 6970, oh, 12, Veterans Regula- tions.)

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I.

FOR SERVICE-CONNECTED DEATH

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Regular E	stablishmont	World	War I	World War II
 Service on or after Apr. 21, 1898 (pencetime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Yoterans Regulations as modified or anuended; Public Law 144, 78th Cong., July 13, 1943; Public Law 182, 77th Cong., July 30, 1941; Public Law 346, 78th Cong., July 30, 1941; Public Law 346, 78th Cong., July 36, 60th Cong., July 1, 1943. 	Service prior to Apr. 21, 1898,	20, 1933, and Veterans Regula- tions as nordified or sinenuded; Public Law 144, 78th Cong., July 13, 1943; Public Law 163, 77th Cong. July 30, 1941; Public Law 346, 78th Cong., June 22, 1944, Wabba Cong. South State	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended; sec. 1, Public Law 144, 78th Cong., July 13, 1943; I Public Law 868, 80th Cong., July 1, 1948.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended; Public Law 193, 77th Cong., July 30, 1041; Public Law 144, 78th Cong., July 13, 1043; Pub- lic Law 346, 78th Cong., June 22, 1044; Proclamation No. 2714, Dec. 31, 1946; Public Law 239, 80th Cong., July 25, 1047; Pub- Law 868, 80th Cong., July 1, 1948.
Dependent mother or father \$48 Dependent mother and father (each)	Service prior to Apr. 21, 1868: If no widow or child entitled, pen- ston payable to dependent mother and upon har death to dependent fatoer	Dependent mother or father \$60 Dependent mother and father (each)	Dependent mother or father \$20 Dependent mother and father (each)	Dependent mother or father. 800 Dependent mother and fether (each)
Father, mother, father through adoption, mother through adop- tion, and persons who have stood in loco parentis to a mem- ber of the military or mayai forces at any time prior to enity into active service for period not less than 1 year. Not more than 1 father and 1 mother, as defined, may be recognized and preference given to such father or mother who actually expr- cised parental relationship at time of or most nearly prior to date of entry into active survice by person who served. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)	Service prior to Apr. 21, 1898: Natural mother or father, or mother or father of veteran through legal adoption, if when adopted child becomes to all intents and purposes child of the adoptive parents. Father must have been legally married to mother of veteran. (Regulations and Procedure, Regulation 2002 (C).) Service on or after Apr. 21, 1898: Same as column 2 of this group. (Sec. 8, Public Law 144, 78th Cong., July 18, 1043; 38 U.S. C., ch. 12, Veterans Regulations.)	Father, mother, father through adoption, mother through adop- tion, and persons who have stood in loco parentis to a member of the military or naval forces at sny time prior to entry into active service for period not loss than 1 year. Not more than 1 father and 1 mother, as defined, may be recognized and prefer- ence given to such father or mother who scitually exercised parental relationship at time of or most nearly prior to date of entry into active service by per- son who served. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)	Pather, mother, father through adoption, mother through adoption, and persons who have stood in loco parenils to a member of the military or naval forces at any time prior to entry into active service for period not less than i year. Not more than 1 father and 1 mother, as defined, may be recognized and preference given to such father or mother who actuelly exercised parental relationship at time of or most nearly prior to date of entry into service. (Sect. 1, 8, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727, ch. 12, Veterans Regulations.)	Father, mother, father through adoption, mother through adoption, mother through adop tion and persons who have stood in loco parentis to a mem- ber of the military or naval forces at any time prior to entry into active service for period not less than 1 father and 1 mother, as defined, may be recognized and preference given to such tather or mother who actually exercised part ntoi rela- tionship at time of or most nearly prior to date of entry into active service by person who served. (Sec. 8, Public Law 144, 78th Cong., July 13, 1943; 38 U.S. C., ch. 12, Veterans Regulations.)
Death resulting from injury or disease incurred in or aggra- vated in line of duty in active military or naval service other than in a period of war service as provided in pt. I. Veterans Regulation 1 (a); not result of willful misconduct; discharge under conditions other than dis- honorable ³ (see. 1603, Public) Law 346, 78th Cong., June 22, 1944). Active service includ- ing service for training purposes by Reserve officer or member of Enlisted Reserves, U. S. Army, Navy, Marine Corps considered active military or naval sorvice. (Pt. II Veterans Regulation 1 (a), as amended; Public Law 159, 78th Cong., June 22, 1967, as amended; 38 U. S. C. 6970, ch. 12, Veterans Regulations; Public Law 439, 78th Cong., Sept. 27, 1944.)	Service prior to Apr. 21, 1898; Hame rs column 1 of this group (Rogular Establishment). (Mar. 3, 1873; Rev. Stat. 4707; 38 U. S. C. 203.) Sorvice on or after Apr. 21, 1898; Bame as column 2 of this group (Regular Retablishment). (Ft. 11, Veterans Regulation 1 (a), as amended; Fublic Law 129, 75th Coxe, June 23, 1807, as amended; 38 U. S. C. 6976, ch. 12, Voterans Regulations.) *	 Death resulting from injury or disease incurred in or aggravated in line of duty in active military or naval service, not result of willful misconduct; discharge under conditions other than disbonorable.³ (Sec. 1603, Public Law 340, 78th Cong., June 22, 1944.) World War: Incurred in or aggravated by active service on or after Apr. 6, 1917, and before Nov. 12, 1918; during enlistment on or after Apr. 6, 1917, and before Nov. 12, 1918; during enlistment on or after Apr. 6, 1917, and before Nov. 12, 1918; where facurred in or aggravated by active service on or after Apr. 6, 1917, and prior to Apr. 2, 1930, where service in Russia: incurred in or aggravated by active service during a reenlistment on or after Apr. 6, 1917, and Nov. 11, 1918. (Pt. 1, Veiterns Regulation 1 (a); Public Law 344, 74th Cong., Aug. 29, 1933; Public Law 335, 78th Cong., Cong. Aug. 29, 1835; Public Jaw 334, 75th Cong., 74th Cong., Aug. 29, 1835; Public Jaw 344, 74th Cong., Aug. 39, 1835; Public Jaw 344, 74th Cong., Aug. 39, 1835; Public Jaw 344, 74th Cong., Aug. 29, 1835; Public Jaw 344, 74th Cong., Aug. 39, 1835; Public Jaw 344, 74th Cong., Aug. 39, 1835; Public Jaw 344, 74th Cong., Aug. 436, 78th Cong., Cong., Sept. 27, 1944.) 	Death resulting from injury or disease directly or presump- tively incurred in or aggravated by active military or navai serv- ico on or after Apr. 6, 1917, and before Nov. 12, 1918, or before Apr. 2, 1920, if service in Russia, or during a reenlistment on or after Nov. 12, 1918, and before July 2, 1921, if the veteran had service between Apr. 6, 1917, and Nov. 11, 1918; not due to willful misconduct; honorable discharge from service not re- quired. (Sec. 23, World War Veterans' Act, 1924, as amended; secs. 27, 88, Public Law 141, 73d Cong., Mar. 28, 1834; sec. 2, Public Law 344, 74th Cong., Aug. 26, 1805; sec. 6, Public Law 304, 76th Cong., Aug. 16, 1837; sec. 1, Fublic Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 447, 471a, 722, 724, 727, 424a.)	Death resulting from injury or diseaso not due to willful mis- conduct incurred in or ag- gravated in line of duty in active military or naval servico during an entistment or em- ployment entered into on or after Dec. 7, 1941, and before noon, Dec. 31, 1946, and the death occurred as a result of an injury or disease incurred in or agravated by active service on or after Dec. 7, 1941, and before midnight, July 23, 1947. Dis- charge under conditions other than dishonorable. ² (Sec. 163, Public Law 346, 78th Cong., June 22, 1944.) Service as a cadet at U. S. Military Acad- emy or U. S. Coast Guard Academy or as midshipman at U. S. Naval Academy during period Dec. 7, 1941, 50 non, Dec. 31, 1946, considered active military or naval service in World War II. (Secs. 9 (a), 10, Public Law 144, 78th Cong., July 13, 1943; pt. J. Veterans Regulation. 1 (a), as amended; 33 U. S. C. 730, ch. 12, Veterans Regula- tions; Proclamation No. 2714, Dec. 31, 1946; Fublic Law 259, 80th Coag., July 25, 1947.) ³

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Compensation to dependent parents

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Subject	Indian wars	Civil War	War with Spain, Philippine In	surrection, and Boxer Rebellion	Regular Establishment
Statuto	. General pension law as mod- ified or amended.	General pension law as mod- ified or amended.	General pension law, reen- acted by Public Law 299, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2,73d Cong., Mar. 20, 1933, and Veterans Regu- lations as modified or amended.	Service prior to Apr. 21, 186 (peacetime service), ge- eral pension law as mod fied or amended.
Remarringe	nated upon remarriage provided dependency exists not with standing such remarriage, however, redetermination of de- pendency made upon re- marriage of paront. (Public Law 103, 77th Cong., Jrily 30, 1941; 38 U. S. C. 725, Regulations and Proceduro, Regula	Compen ation not terminated upon remariage provided dependency exists notwith- standing such remariage: however, redetern ination of dependency made upon re- mariage of parent. (Public Law 103, 77th Cong. July 30, 1341; 38 U. S. C. 725, Regulations and Procedure, Regulation 2562).	Compensation not terminated upon remaringo provided dependency exists notwith- standing ruch remarings; however, redetermination of dependency made upon re- marings of parent. (Public Law 196, 77th Cong., July 30, 1941; 38 U. S. C. 725, 727, Regulations and Procedure, Regulation 2862; see. J. Public Law 146, 78th Cong., July 13, 1943.) Income insufficient to provide reasonable maintenence for father or mother and rem-	Compensation not terminated upon remarriage provided dopendency exists notwith- standing such remarriage; however, redetermination of dependency made upon re- marriage of parant. (Public Law 163, 77th Cong., July 30, 1941; 38 U. S. O. 725, Regulations and Procedure, Regulation 2562.)	Compensation not termine ed upon remariage pr vided dependency exis notwithstanding such r marriage; howover, red termination of dependen made upon remarriage parent. (Public Law, 193, 77/ Cong., July 30, 1941; U. S. O. 725, Regulation and Procedure, Regul
Proof of dependency		Must show by competent and sufficient ovidence that par- ent or parents are without other present means of sup- port than their own munual labor or the contributions of others not legally bound for	bors of his or her family under legal age and for do- pendent adult numbers of family if dependency of such adult member results from mental or , yslcal incapac- ity, including housing, food, clething, and medical care. Factors considered: Net in- come of property owned, or business operated by mother or father or mother and other members of family under legal age; actual con- tributions by members of family of legal age; actual con- tributions by members of family under legal age; actual security bonefits, i.e., old- security bonefits, i.e., old- security bonefits, i.e., old- security bonefits, i.e., old- security bonefits, i.e., old- ge assistance and old-ago survivors' insurance; family allowances under Public I aw 625, 77th Cong., as arended. In determining whether other mambers of family under legal age are factors in necessary expenses of mother or father, con- sideration given to any in- come from business or prop- erry (including trusts) ac- tually available to mother or father for support of minor but not to corpus of estate or income of minor not so svaliable. In determining 'hopendency, amounts re- ceived from following sources by mother or father or other number of family disro- garded: As designated bene- ficiary or otherwise of in- sinon or compensation strate of the word War Lisurance Act, World War Veterans' Act, or National Sirvice Life Insurance Act, or a mend- monts thereto; the 6-month desting ratuity to designated beneficiary thereof; pay- munts thereto; the 6-month desting ratuity to designated beneficiary thereof; on amend- munts thereto; the 6-month desting ratuity to designated beneficiary thereof; pay- munts pursuant to Muster- inj-Out Payment Act or amend- munts thereto; the 6-month desting ratuity to designated bene- ficiary thereof; pay- munts pursuant to Muster- inj-Out Payment Act oramend- monts drate if it fi	bers of his or her family under legal age and for de- pendent adult members of family if dependency of such adult member results from mental or physical incapac- ity, inclu 'ng housing, food, clothing, and medical care. Factors considered: Net in- come of property owned, or business operated by mother or father and earn- ings of father or mother and other members of family under logal ago; actual con- tributions by members of family of legal ago; actual con- tributions by members of family under legal ago; accid- security bonefits, i.e., old- age assistance and old-age survivors' insurance, family whether other members of family under legal ago are factors in necessary expenses of mother or father, con- sideration given to any in- come from business or prop- erty (including trusts) ac- tushy available to mother or father fir support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts ro- celved from father or other member of father or other member of father or other member of father or other are addition of action for some for minor the focary or otherwise of in- surance under War Risk Insurance Act, World War Adjusted Compensation Act, or an endment thereto; pension or compensation part thereto; the 6-mouth dest gratuity, to designated beneficiary thereo; pay- ments thereto; the 6-mouth dest gratuity, thereo; pay- ments thereto; the 6-mouth dest gratuity, thereo; pay- ments thereto; the 6-mouth dest gratuity to assistance from charitable sources. Consid- eration given to corpus of claimat's estate if it its reasonable same or some	
			by mother or father or other namber of family disro- garded: As designated bene- ficiary or otherwise of in- surance under War Risk Insurance Act, World War Veterans' Act, World War Veterans' Act, or National Survice Life Insurance Act, or amendments thereto; pension or compensation under laws administration; benefits under World War Arliusted Compensation Act or Adjusted Compensation Pryment Act or amend- munts thereto; the 6-month death gratuity to designated beneficiary thereof; pay- munts pursuant to Muster- ini-Our Payment Act, 1944; donations or assistance from churitable sources. Consid- ersition given to corpus of cleimant's estate if it is reasonable same or some	by Mobile of family disre- garded: As designated bene- flokary or otherwise of in- gurance under War Risk Insurance Act, World War Veterans' Act, or National Service Life Insurance Act, or amendments thereto; pension or compensation under laws administered by Veterans' Administration; benefits under World War Adjusted Compensation Act or Adjusted Compensation Payment Act or amend- ments theselo; the 3-month desting ratuity, to designated beneficiary thereol; pay- ments pursuant to Muster- ing-Out Payment Act, 1944; donations or assistance from charitable sources. Consid- eration given to corpus of claimant's estate if it is reasonable same or some part be sold and proceeds used for claimant's mainte- mance. Habitual contribu- tions by veteran not con- clusive eridence depend- Remarriage of mother or father does not pure se bay	- · ·

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for service-connected death-Continued

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National States

Regular E	stablishment	World	War I	Worid War II
Service on or after Apr. 21, 1898 (pescetime service), Fublic Law 2, 73d Cong., M.r. 20, 1933, and Veterans Regulations as modi- fied or amended.	All peacetime service (combat or ortrahazardous conditions).	Public Law 2, 734 Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1934, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended.
Compensation not terminated upon romarriage provided de- pendency exists notwithstand- ing such remarriage; however, redetermination of dependency made upon romarriage of parent. (Pub ^{1,9} Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 726; Regulations and Procedure, Regulation 2562.)	Compensation not terminated upon remarriage provided de- pendency exists notwithstand- ing such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. B. C. 725; Regulations and Procedure, Regulation 2562.)	Compensation not terminated upon remarriage provided de- pondency usists notwithstand- ing such remarriage; however, redetermination of dependency made upon remarriags of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725; Regulations and Procedure, Regulation 2562.)	Compensation not terminated upon remarriage provided de- pendency exists notwithstand- ing such remarriage; however, redetermination of dependency mude upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, 727, Regulations and Procedure, Regulation 2562.)	Compensation not terminated upon remarriage provided de- pendency exists notwithstand- ing such remarriage; however, redetermination of dependency made upon remarriage of parent. (Public Law 193, 77th Cong., July 30, 1941; 38 U. S. C. 725, Regulations and Procedure, Regulation 2562.)
Iucome insufficient to provide reasonable maintenance for father or mother and members of his or her family under legal age and for dependent adult members of family if depend- ency of such adult member results from mental or physical in-mpactry, including housing, fo.d, clothing, and medleal caro. Factors considered: Net Income of property owned, or business operated by mother or father and earnings of father or mother and earnings of father or mother and earnings of father or mother and other members of family under legal age; actual countri- butions by merubers of family benefits, i. e., old age assistance and old-age survivors insur- ance; family allowances under Public Law 623, 77th Cong., as amended. In deternilating whether other members of family under legal age are fac- tors in necessary expenses of mother or father, consideration given to any income from busi- ness or property (including trusts) actually available to mother or father for support of minor but not to corpus of ea- tate or income of minor not so available. In determining de- pendency, amounts received from following sources by mother or father or other me.a- ber of family disregarded; as designated beneficiary or other- wise of insurance under War Risk Insurance Act, World War Veteraus Act, or National Service Life Insurance Act, or amendments thereto; pension Act or Adjusted Compensation Act or Adjusted Compensation Act or Adjusted Compensation Act or Adjusted Compensation Act or conclusive evidence part be sold and proceeds used for claimant's maintenance. Habitual contributions by vet- eran not conclusive evidence dependency existed but con- sidered. Remariage of mother or father does not per se bar en- titlement but is prima facte evidence dependency mass ceased. Dependency generally held to exist when monthy in- forme from sources considered does not exceed 480 for mother or father (dex in ber ex bar en- titlement but is prima facte evidence dependency mass ceased. Dependency generally held to exist when mothy in-	Same as column 1 of this group. (June 27, 1890, Public Law 180, 77th Cong., July 30, 1941; 38 U. S. C. 203, 725.) Same as column 2 of this group. (Public Law 180, 77th Cong., July 30, 1941; 38 U. S. C. 726; Regulations and Procedure, Regulation 1067.)	Income insufficient to provide reasonable maintenance for father or mother and members of his or her family under legal age and for dependent adult members of family if depend- ency of such adult member results from mental or physical incepacity, including housing, food, clothiag, and medical care. Factors considered: Net income of property owned, or business operated by mother or father and earnings of father or mother and other members of family under legal age; accial socurity- benefits, i. e., old-age assistance and old-age survivors insur- ance; family ollowances under Public Law 625, 77th Cong., as amonded. In determining whyther other members of family or legal age; acciascourity- benefits, i. e., old-age assistance and old-age survivors insur- ance; family ollowances under Public Law 625, 77th Cong., as amonded. In determining whyther other members of fam- ily under legal age; acfactors in necessary expenses of mother or father, consideration given to any income from business or property (including trusts) ac- tually available to mother or father for support of minor but not to corpus of estate or incoms of minor not so svaliable. In determining dependency, amounts received from follow- ing sources by mother or father or other member of family dis- regarded: as designated bene- ficiary or otherwise of insur- ance under War Hisk Insurance Act, World War Veterans Act, or National Service Life in- surance Act, or amendments thereto; pension or compensa- tion under laws administration; benefits under World War Ad- justed Compensation Act or Adjusted Compensation Act or Adjusted Compensation Pay- ment Act or amendments there- to; the 6 months' death granuity to designated beneficiary three- of; bayments pursuant to Mus- tering-Out Payment Act, 1944; denations or assistance from charitable sources. Considered. Re- martiage of mother or father dees not per so bar entitlement but is prima facie evidence dependency existed but considered. Re- martage of mother or father does not per so bar entitlement but is pri	operated by mother or father and earnings of father or mother and other members of family under legal age; actual contribu- tions by members of family of legal age; social-security benefits, i.e., old-age assistance and old-age survivors insur- ance; family allowances under Public Law 625, 77th Cong., as amended. In determining whether other members of fam- ily under legal age are factors in necessary expenses of mother or father, consideration given to any income from business or property (including frusts) actually available to mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from follow- ing sources by mother or father for other member of family dis- regarded: as designated bene- ficiary or otherwise of insur- ance under War Risk Insurance Act, World War Veterans Act, or National Service Life In- surance Act, or amendments thereto; pension or compensa- tion under laws administered by Veterans' Administration; benefits under World War Ad- justed Compensation Pay- ment Act or amendments there- of; payments pursuant to Mus- tering-Out Payment Act, 1944; donations or assistance from any seaten if its reasonable same or some part be sold and proceeds used for claimant's maintenance. Habitual contri- but is prima facele vidence de- pendency has ceased. Depend- ency generally held to oxist when monthly income from sources considered does not creased \$80 for mother or father does not per se bar entilicuent but is prima facele vidence de- pendency has ceased. Depend- ency generally held to oxist when monthly income from sources considered does not exceed \$80 for mother or father (not living together) or \$135 for	business operated by much of business operated by much of or mother and other members of family under legal age; actual contributions by members of family of legal age; social-socu- rity benefits, i.e., old-age assist- ance and old-age survives insurance; family allowances under Public Law 625, 77th Cong., as amended. In de- termining whether other mem- bers of family under legal age are factors in necessary ex- penses of mother or father, consideration given to any income from business or prop- erty (including trusts) actually available to mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from follow- ing sources by mother or father for support of minor but not to corpus of estate or income of minor not so available. In determining dependency, amounts received from follow- ing sources by mother or father for support of aminor but not to act, World War Veterans Act, or National Service Life Insurance Act, or amendments thereto; pension dr compensa- tion under laws administration; benefits under World War Ad- justed Compensation Act or Adjusted Compensation Pay- ment Act or amendments thereto; the 6 months' death gratuity to designated bene- ficiary thereof, payments pur- suant to Mustering-Out Pay- ment Act, 1944; donations or assistance from charitable sources. Consideration given to corpus of claimant's estato if its reasonable same or some part be sold and proceeds used for claimant's maintenance. Habitual contributions by veteran not conclusive evi- dence dependency existed but considered. Remarriage of mother or father does not per so bar entitlement but is prima facie evidence dependency has ceased. Dependency generally held to exist when monthly held to exist when monthly

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Compensation to dependent parents

Subject	Indian wars	Civil War	vil War War with Spain, Philippins Insurrection, and Boxer Rebellion		
Statute	General pension law as mod- ified or amended.	General pension law as mod- ified or amended.	General pension law reen- acted by Public L.w 260, 74th Cong., Aug. 17, 1935, as modified or amen.ded.	Public Law 2, 73d Cong., Mar. 20, 1833, and Veterans Regu- lations as modified or amended.	Service prior to Apr. 21, 1898 (peacetime service), gen- eral pension isw 2s modi- fied or amended.
Proof of depend- ency-Continued.			facle evidence dispendency has ceased. Dependency generally held to exist when mouthly incoméronaeunces considered does not exceed 1800 for mother or father (not living together) or \$135 for mother and father (living together) plus \$35 for each additional memi-tr of family dopendent. (Public Jaw 143, 77th Cong., July 20, 1941; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. O. 723, 727, Regulations and Procedure, Regulation 1057.)	facis evidence dependen.cy has ceased. Dependency generally held to exist when monthly income for misources considered does not exceed 1900 for mother or father (not living together) or \$135 for mother and father (living together) or \$135 for each additional member of family dependent. (Public Jaw 143, 56 to conch cong., July 30, 1041; sec. 1, Public Law 144, 78th Cong., July 13, 1043; 38 U. S. C. 723, 727, Kegulations and Procedure, Begulation 1057.)	

¹ Under sec. 1, Public Law 144, 78th Cong., July 13, 1943, the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1853, and the Veterans Regulations, as now or hereafter annealed, were made applicable to benefits provided by the general and service possion laws as reenacted by Public Law 260, 74th Cong., Aug. 13, 1895, as an ended, and Public Law 141, 73d Cong., as amended. ³ With certain receptions, discharge or dismissal of any person by reason of sontence of general court martial from military or naval forces or discharge on ground he was a con-scientious objector, who refused to perform unlitary duty or refused to wear uniform or otherwise to comply with lawful orders of computent military anthority, or as a deserter, or of an officer by acceptance of his resignation for the good of the service, bars all rights of such person based upon period of service from which he is so discharge or discharge or dismissed runder envy laws administered by Veterani' Administration. This provision is not applicable to war risk, (loven ment (converted) or national service life insurance policies, sec. 309, Utiblic Law 340, 78th Cong., June 22, 1047, 38 U. S. C. 6032. (A similar provision is not applicable to war risk, (loven ment (converted) or national service life insurance policies, sec. 309, Utiblic Law 340, 78th Cong., June 22, 1047, 38 U. S. C. 6032. (A similar provision is not applicable to war risk, (loven ment (converted) or national service life insurance policies, sec. 309, Utiblic Law 340, 78th Cong., June 22, 1047, 38 U. S. C. 6032. (A similar provision is companies ion in World War Veterans Act, 1924, as amended, 38 U. S. C. 647) bars rights of World War Veterans and their dependents to overtain he death or disability routled form injury or alcease contructed in line of duty, or aggravation of a preeviet during the period beginning Dec. 7, 1941, and world and their dependents

NOTE.--Under the general pension law (applicable to service prior to Apr. 21, 1898) and Public Law 269, 74th Cong., Aug. 13, 1935, compensation is payable jointiy to orphan brothers and sisters under 16 years of age where the veteran dies of a disability incurred in active service in line of duty subsequent to Mar. 4, 1861, leaving neither widow, legitimate children, mother, nor father (Mar. 3, 1872, Rev. Stat. 4707, 38 U. S. C. 203, 204).

for service-connected death-Continued

Regular Es	tablishment	Worid	World War II	
Service on or after Apr. 21, 1898 (presettime service), Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as modi- fied or amonded.	All peneetime service (comLat or exita-hayardous conditions).	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regula- tions as modified or amended.	Public Law 141, 73d Cong., Mar. 28, 1634, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1633, and Veterans Regula- tions as modified or amended.
each additional member of family dependent. (Public Low 193, 77th Cong., July 30, 1941; 38 U. S. C. 726, Regulations and Proceedine, Regulation 1057.)		tional member of family de- pendent. (Public Law 123, 77th Cong., July 30, 1641; 25 U. S. C. 725, Regulations and Procedure, Regulation 1057.)	tional member of family de- pendeut. (Publio Law 193, 77th Cong., July 30, 1941; zec. 1, Publio Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 723, 727, Hegulations and Procedure, Regulation 1957.)	(living together) plus \$35 for each additional member of family dependent. (Public Law 193, 77th Cong., July 30, 1941; 38 U.S. C. 725, Regulation: and Procedure, Regulation 1057.)

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VETERANS' NON-SERVICE-CONNECTED BENEFITS

Subject	Indian wars 1	Civil War ¹	War with Spain, Philippine Insu	rection, and Boxer Rebellion :	Regular Establishment ¹	World War I 1	World War II '
Statute	Acts July 27, 1892, Mar. 4, 1917, Mar. 3, 1927; Public Law 355, 75th Cong., Aug. 25, 1837; Public Law 245, 78th Cong., Mar. 3, 1944; Public Law 398, 80th Cong., Jan. 19, 1948.	Act June 9, 1930; Public Law 270, 80th Cong., July 30, 1947.	Service pension laws in effect Mar. 19. 1933, reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as modified or amended; Public Law 144, 78th Cong., July 13, 1943; 4 Public Law 242, 78th Cong., Mar. 1, 1944; act June 2, 1930; Public Law 541, 75th Cong., May 24, 1938; Public Law 611, 76th Cong., Aug. 7, 1946; Public Law 270, 80th Cong., July 30, 1947.	Public Law 2, 73d Cong., Mar. 20, 1933, Veterans Regulations and amendments thereto; Public Law 313, 78th Cong., May 27, 1944: Public Law 346, 78th Cong., June 22, 1944; sec. 608; Public Law 106, 78th Cong., June 30, 1945; Public Law 662, 79th Cong., Aug. 7, 1946.	Service prior to Apr. 2i, 1998 (peace- time sarv- ice). Service after Apr. 21, 1598 (peace- time sarv- ice).	20, 1933. Veterans Regula-	Public Law 2, 73d Cong Mar. 20 1933, Veterans Regulations and a mendmen's thereto; Public Law 346, 78th Cong., June 32, 1944; Public Law 313. 78th Cong., May 27, 1944; Public Law 662, 79th Cong., Aug. 8, 1946; Procla- mation No. 2714, Dec. 31, 1946.
ates based on service or non-service-con- nected disability.	Proportionate to degree of inability to earn support	pension laws	90 days' or more service, or less 90 days if discharged surgeon's certificate of disability 528:80-590 70 days' or more service, str.28-560 70 days' or more service, str.28-560 70 days' or more service, str.28-560 74h Cong., Aug. 13, 1935; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 365, 3656, 365, 727; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 611, 78th Cong., Aug. 7, 1946; Public Law 200 days' or more service, or less if discharged surgeon's cervice days' or more service, cate of disability	Partial disability, 50 percent dis- abled		 bharged innder conditions other than dishonorable (sec. 1503, Public Law 345, 78th Cong., June 22, 1244), or less 90 days if discharged surgeon's certificate of dis- ability. Partialdisability.noprovision. Permanent total disability.560 (Par 1 (f), pt. 11I, Veter- ans Regulation 1 (a); Public Law 313, 78th Cong., May 27, 1944; 38 U. S. C. 697c, ch. 12, Veterans Regula- tions; Public Law 662, 79th Cong., Aug. 8, 1946.) Rated permanent total con- cinuous period of 10 years 572 (Public Law 313, 78th Cong. 	Same is World War I.
Rates based on age	Age 62	No provision		Age 62	sion. sion.	May 27, 1944; Public Law 662, 79th Cong., Aug. 8, 1946.) i- (Permanent total and age 65 (Public Law 312, 78th Cong., May 27, 1944; Public Law 662, 179th Cong., Aug. 8, 1946.)	Sama as World
			90 days' or more service, or less if dis- charged sur- geon's certifi- cate of dis- ability				
A. Regular aid and attendance.	A \$120	A \$120	A\$103.68-\$120* \$78	A. No provision	A. No pro- A. No pro-	A. No provision	Same as World War I.

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Income restrictions	(Public Law 245, 78th Cong., Mar. 3, 1944; 38 U. S. C. 381; Public Law 308, 80th Cong., Jan. 19, 1948.) None	(June 9, 1930; 38 U. S. C. 275; Publie Law 270, 80th Cong., July 30, 1947.) None	. (June 2, 1930; Public Law 269, 74th Cong., Aug 13, 1935; Public Law 541, 75th Cong., May 24, 1933; sec. 1, Fublic Law 424, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; 38 U. S. C. 365a, 365c, 368, 370a, 727; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 270, 50th Cong., July 30, 1947.) None	Except as to veterans aged 62 receiving \$15 or less, no pay- ment if income exceeds \$1,000, if single, or \$2,500 if narried or if person has minor children. In determining annual in- come, payments of war risk insurance, U. S. Government life (converted) insurance (na- tional service life insurance regulatory), payments under World War Adjusted Com- pensation Act. Adjusted Com- pensation Act. Adjusted Com- pensation Act. Adjusted Com- pensation Act. Adjusted Com- pensation and Foregal and compensation for over- time in Federal Government. District of Columbia employ- ment, not considered. See Regulations 26 (B). (Par. Ha, pt. Hi, Veterans Regulation 1(2), sec. 403, Pub- lic Law \$44, 74th Cong., June 20, 1983, sec. 608, Public Law 106, 76th Cong., June 30, 1945; 35 U. S. C., cb. 12, Veterans Regulations.)	No provi- sion.	No provi- sion.	No payment if income er- ceeds \$1,000, if single, or \$2,500 if married, or if person has minor children. In de- termining annual income payments of war risk term insurance, U. S. Govern- ment life (converted) insur- ance (national service life in- surance, regulatory). pay- ments under World War Adjusted Compensation Act. Adjusted Compensation Act. Adjusted Compensation Act. Adjusted Compensation for overtime in Federal Government or municipal government, Dis- trict of Columbia employ- ment, not considered. See Regulations and Procedure. Regulation 12(2), sec. 403. Public Law 106, 79th Cong., June 20, 1935, Sec. 608, Pub- lic Law 106, 79th Cong., June 30, 1945; 38 U. S. C., (12, Veterans Regula-	Same as World War I.	COMPENSATION OR PENSION TO VETERANS OR THEIR
Missondact	Vicious habits no bar (Public Law 245, 78th Cong., Mar. 3, 1944; 38 U. S. C. 381.)	No provision	Misconduct does not bar pension (June 2, 1930, Public Law 269, 74th Cong. Aug. 13, 1935; Public Law 541, 75th Cong., May 24, 1938; sec. 1, Public Law 144, 75th Cong., July 13, 1943, Public Law 242, 78th Cong., Mar. 1, 1944. 33 U. S. C. 365, 365, 370, 727.	Willful misconduct or vicious habits bar pension. (Public Law 439, 78th Cong., Sept. 27, 1944; 38 U. S. C., ch. 12, Veterans Regulations.)	No provi- sion.	No provi- sion.	tions.) Willful misconduct or vicious habits bar pension. (Public Law 439, 78th Cong., Sept. 27, 1944; 38 U. S. C., ch. 12, Veterans Regu- lations.)	Same as World War I.	HON TO VET
Leagth of service re- quired.	30 days or more in Indian wers or campaigns or in counce tion with or in zone of active In- dian hostilities. (Mar. 3, 1927, 38 U. S. C. 331.) During entire period of campaign, even though less than 30 days duration. (Public Law 245, 78th Cong., Mar. 3, 1944, 38 U. S. C. 381.)	and honorable dis- charge from all con- tracts of enlistment, except as to those on rolls entitled under prior laws. ³	discharged surgeon's certificate of Bability for higher rates; 70 days' ervice or more for lower rates; (June 2, 1830; Public Law 209,	90 days' service or more; dis- charge under conditions other than dishonorable less 90 days' service if discharged surgeon's certificate of disa- bility and had active service before cessation of hostilities. (Par. 1 (a), pt. III, Vet- erans Regulation 1 (c), (sec. 1503, Public Law 246, 75th Conr., June 22, 1944) 33 U. S. C. 697c, ch. 12, Veterans Regu- lations.)	No provi- sion.	No provi- sion.	90 days' service or more, dis- charge under conditions other than dishonorable, Sec. 1503, Public Law 346, 78th Cong., June 22, 1944; less 90 days' service if dis- charged surgeon's certificate of disability and hed active service before cessation of hostilities. (Par. 1 (a), pt. III. Vet- erans Regulation 1 (c); 38 U.SC. 6876, ch. 12, Vet-	Seme as World War I.	
Limitations as to date of service.	1944, 38 U. S. C. 381.) Service between Jan. 1, 1837, and Dec. 31, 1838, (Public Law 245, 78th Cong., Mar. 3, 1944, 38 U. S. C. 381.)		 War with Spain, Apr. 21, 1833, to Apr. 11, 1899. Philippine Insurrection, Apr. 12, 1899, to July 4, 1902. As to veterans only, service in Moro Province to July 15, 1903. Bozer Rebellion, June 16, 1900, tc May 12, 1901. Continuous service in Spanish- American War, Philippine In- surrection or China Relief Fx- pedition included although part thereof extended into Philippine Insurrection or China Relief Expedition. (June 2, 1930; Public Law 541, 75th Cong., May 24, 1938; Public Law 269, 74th Cong., Aug. 13, 1935; Public Law 242, 78th Cong., Mar. 1, 1944; Public Law 544, 75th Cong., June 11, 1940; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 368, 3518, 727, Regula- tions and Procedure. Regulation 2000 (E), 2001 (E), 2002 (E).) 	 War with Spain, Apr. 21 to Aug. 12, 1898. Philippine Insurrection, Aug. 13, 1888, to July 4, 1902. Sarvice in Moro Province to July 15, 1903. Boxe: Rebellion, June 20, 1900, to May 12, 1901. Must have had actual par- tideption in Philippine Insurrection or Boxer Re- bellion. (?t. HI, Veterans Regula- tion 1 (a), 38 U. S. C., ch. 12, Veterans Regulations.) 	No provi- sion.	No provi- slon.	eran's Regulations.) Must have entered service prior to Nov. 11, 1918, and served continuously there- after for 90 days, or had a period of continuous active service for 90 days commence- ing prior to and extending intca period of hostilities; or service of less 90 days if discharged SCD and in ac- tive service before cessation of hostilities. Service in a reenlistment between Nov. 11, 1918, deemed World War I service. For persons who service in Russia, World War I ended Apr. 1, 1920. (Pt. 11I, Vetorans Regula- tion 1 (a), 1 (c), Public Law 304, 75th Cong., Aug. 16, 1937, 25 U.S. C. 4243, and ch. 12. Veterans Regulations.)	Service on or after Dec. 7, 1941, and prior to noon, Dec. 31, 1946. (S&c. 9 (a), Pub- lic Law 144, 73th Cong., July 13, 1943; Proclama- tion No. 2714, Dec. 31, 1946.)	DEPENDENTS
See fearmater at and	l of hobie	-							10

See footnotes at end of table

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Veterans' non-service-connected benefits-Continue.

1.

Subject	Indian wars 1	Civil War i	Service pension laws in effect Mar. 19, 1933, reenacted by Public Law 20, 1933, Veterans Regulations 20, 1933, veterans Reg						II 1
Statute	Acts July 27, 1892, Mar. 4, 1917, Mar. 3, 1927; Public Law 353, 75th Cong., Aug. 25, 1937; Public Law 245, 78th Cong., Mar. 3, 1944.	Act June 9, 1930; Public Law 270, 80th Cong., July 30, 1947.	19, 1933. reenacted by Public Law 269, 74th Cong., Aug. 13, 1935, as	20, 1933, Veterans Regulations	to Apr. 21, 1898 (peace- time serv-	Apr.21,1898 (peacetime	20, 1933, Veterans Regula- tions and amendments	Public Law 2 Cong., Mai 1933, Vet F.egulations imendment thereto.	r. 20, terans s and
Requirements re dis- charge. See footnote.	Honorabla discharge 4 (July 27, 1892, and Mar. 4, 1917, 38 U. S. C. 371, 375.) (Public Law 245, 78th Cong., Mar. 3, 1944.)	enlistment (except	sole discharge must be from all periods of service in the particu- lar war concerned. (June 2, 1830; Fublic Law 269, 74th Cong. Aug. 13, 1835; Fublic Law 341, 75th Cong., May 24, 1938; Fublic Law 242, 78th Cong.	other than disbonorable. ³ (Par. 1 (a), pt. 111, Veterans Regulation 1 (a), 1 (c), (sec. 1503, Public Law 346, 73th Cong., June 22, 1944) 38 U.S. C. 697c, ch. 12, Veteraus Regu- lations.)	sion.	No provi- sion.	Discharge under conditions other than dishonorable. ³ (Par. 1 (a), pt. III, Veter- ans Regulations I (a), 1 (c); s.c. 1503, Public Law 346, 75th Cong., June 22, 1944; 38 U. S. C. 697c, ch. 12, Vet- crans Regulations.)	War I.	World

*1 Sec. 1, Public Law 662, 70th Cong., Aug. 8, 1946, provides, with certail erceptions, that the pension of single veterans without dependents, being furnished hospital treatment, institutional or domiciliary care by the Veterans' Administration, shall continue without reduction until the first day of the seventh month. If treatment extends beyond that period the pension, if less than \$30, shall continue without reduction, but if greater than \$30 per month shall not access 50 per contum of the amount payable or \$30 per month, whichever is greater. Amounts withheld are payable upon termination of treatment subject to certain conditions. Rate for condition of helpiscness or blind-ness or a condition requiring regular aid and attendance is not payable over though veteran has dependents, while he is maintained in a Veterans' Administration facility and receives such aid and attendance is not payable even though veteran has dependents, while he is maintained in a Veterans' Administration facility and receives such aid and attendance is not payable over an has dependents, while he is maintained in a Veterans' Administration facility and receives such aid and attendance is not payable even though veteran has dependents, while he is maintained in a Veterans' Administration facility and receives such aid and attendance is not access the is maintained in a Veterans' Administration facility and receives such aid and attendance is not access and applicable to bareful and exercises are identicable attendance is not access attended on a veterans' Administration facility and receives such aid and attendance is not access attended are payable upon termination of the anount payable over a subject to be added and exercise attended and the anount is with held are payable attendance is not access attended and attendance is not access attended and attendance is not access attended and the anount is a subject to be added and the associated and the anount is a subject to the anount is a subject to access at a subject to exercit a su

PENSIONS TO WIDOWS AND CHILDREN FOR NON-SERVICE-CONNECTED DEATH

Sudject	Indian wars	Civil War	War with Spain, Philippine Ins	surrection, and Boxer Rebellion	Regular Establish- ment (peacetime service)		World War I	World War II
Statute	Acts July 27, 1892: Mar. 4, 1917: Mar. 3, 1927; Public Law 245, 7819: Cong., Mar. 3, 1944; Public Law 280, 7816 Cong. Apr. 1, 1944; Public Law 383, 80th Cong., Jan. 13, 1948.	Acts of May 1, 1920, July 3, 1926, June 9, 1930; Public Law 280, 78th Cong., Apr. 1, 1944; Public Law 471, 78th Cong., Dec. 8, 1944; Public Law 270, Soth Cong., July 30, 1947.	Service pension laws in effect Mar. 19. 1933, reenasted by Public Law 253, 74th Conz., Aug. 13. 1935, as modified or amended; Public Law 144, 75th Cong., July 13, 1945; Public Law 242, 78th Cong., Mar. 1. 1944; Public Law 280, 78th Cong., Apr. 1. 1944; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 637, 79th Cong., Aug. 8, 1946; Public Law 270, 80th Cong., July 30, 1947.	Public Law 2, 73d Conz., Mar. 20, 1933, and Veterans Regulations, as modified or amended; Puolic Law 144, 78th Cong., July 13, 1543; Public Law 346, 78th Conz., June 22, 1944; Public Law 102, 79th Conz., Mar. 1, 1944; see. 608, Public Law 102, 79th Conz., June 3), 1945; Public Law 673, 79th Conz., Aug. 8, 1946.	Prior to Apr. 21, 1898.	On or alter Apr. 21, 1898.	Public Law 484, 73d Cong., June 28, 1934, as amended by Public Law 483, 78th Cong., Dec. 14, 1944; Public Law 144, 78th Cong., July 13, 1943; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 673, 79th Cong., Aug. 8, 1946.	 Public Law 484, 73d Cong., June 28, 1934, as amended by Public Law 312, 78th Cong., May 27, 1944; Pub- lic Law 483, 78th Cong., Dec. 14, 1954; Public Law 144, 78th Cong., July 13, 1943; Public Law 662, 79th Cong., Aug. 8, 1946; Public Law 673, 79th Cong., Aug. 8, 1946; Proclamation No. 2714, Dec. 31, 1946.
Rates: Widow.only	Widow under age 70, no \$38 (Mar. 3, 1927; 35 U. S. C. \$38;a;) Stai; Public Law 398, 30th \$39, 50th Cong. \$45	Widow, no child: Under age 70	Widow, under age 65, no child\$48 65 years or over\$48 Wife during service\$60	Widow, no child \$15	No pro- vision	No pro- vision.	Widow, nc child \$12	Same as World War L
Widow with children.	Wife during service	Widow, 1 child, widow's rate plus 57.20	Widow, : child, widow's rate plus \$7.20 \$55.20; \$55.20; \$67.20 Each additional child \$7.20 (May 1, 1926, Public Law 269, 74th Cong., Aug. 13, 1935, Public Law 144, 78th Cong., July 13, 1943, 33 U. S. C. 36ia, 368, 727; Pub- lic Law 242, 78th Cong., Mar. 1, 1944; Public Law 611, 79th Cong., Aug. 7, 1946; Public Law 270, 80th Cong., July 30, 1947.)	Widow, 1 child	No pro- vision.	No pro- vision.	Widow, i child	Same as World War I.

COMPENSATION 013 FENSION TO VETERANS OR THEIR DEPENDENTS

Chlidren's rst8	Children not entitled prior to Mar. 3, 1927. No widow, 1 child \$43, 20 Each additional child. \$7. 20 (Mar. 3, 1927, 38 U. S. C. 381a; Public Law 318, 80th Cong., Jan. 19, 1948.)	No widow, 1 child	age 16) ¹	No widow- 1 child	No pro- No pro- vision. vision.	No widow- I child	Same as WorlddWar I.	
Vetaran's servi∞-	30 days or more in Indian war or campaign or in connection with or in zone of active In- dian hostilities; during en- tire period of campaign even though less 30 Mays; less 30 days if named in resolution of Congress. ³ (July 27, 1892, Mar. 4, 1917, Mar. 3, 1927, Public Law 245, 78th Cong., Mar. 3, 1944, 38 U. S. C. ⁶ 371, 375, 381.)	90 days or mcre, honorable discharge from all contracts of enlistment + less 90 days if discharged surgeon's certifi- cate of disability; or on rolls as Civii War veteran under than existing pension laws. (May 1, 1920, July 3, 1926, and June 9, 1930; 33 U. S. C. 288, 201, 791b.)	 1947.) 90 days or more, honorable discharge's less '00 days, if discharge's less '00 days, if discharge's urgeon's certifi- cate of disability: Spanish- American War, dates, Apr. 21, 1858, to Apr. 11, 1859; Philippine Insurrection, Apr. 12, 1859, to July 4, 1902; Boxer Rebellion, June 16, 1900, to May 12, 1901. Continuous service in Spanish- American War, Philippine Insurrection and Boxer Re- bellion, included although part thereof extended into Philippine Insurrection or Boxer Rebellion. (May 1, 1926; Public Law 259, 74th Cong., Aug. 13, 1935, Public Law 594, 76th Cong., June 11, 1940; sec. 1, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 364a, 368, 351a, 727.) 	90 days or more, discharge under conditions other than dishonorable; less 90 days' service, if discharged sur- geon's certificate of dis- ability, in active service before cessation of hostilities; Spanish-American War dates Apr. 21, 1898, to Aug. 12, 1898, etcual participation in Philippine Insurrection, Aug. 13, 1898, to July 4, 1902 or to July 15, 1903, in Moro Province, or in Boxer Re- bellion, June 20, 1900, to May 12, 1901. (Pts. I. III. Veterans Reg- ulation 1 (6), as amended; Sec. 1503, Public Law 346, 78th Cong., June 22, 1944; 38 U. S. C. 697c, ch. 12, Veterans Regulations.)	No pro- No pro- vision. vision.	Service between Apr. 6, 1917, and Nov. 11, 1915, or Apr. 1, 1920, :/ in Russia, or in reen- listment on or after Nov. 12, 1918, and before July 2, 1927, if there was prior service be- tween Apr. 6, 1917, and Nov. 11, 1918, where veteran hav- ing such service discharged under conditions other than dishonorable ² after 90 Cays service or mors, or for dis- ability incurred in service in line of duty or at time of death was receiving or en- titled to receive compensa- tion, pension, or retirement pay for service-connected disability. (Public Law 453, 78th Cong., Dec. 14, 1944, sec. 1, Public Law 144, 75th Cong., July 13, 1943; 38 U. S. C. 727.)	Service on or aiter Dec. 7, 1941, and prior to noon, Dec. 31, 1946, where vet- eran at time of death not due to such service was re- ceiving or entitled to re- ceiving such war. And dis- charged under conditions other than dishoncrables of having served less than g0 days was discharged for disability incurred in serv- ice in line of duty and at time of death not due to such service had disability to due to service for which pen- sion would be payable if 10 percent or more in degree. (Public Law 483, 78th Cong., Dec. 14, 1945; secs. 1, 9 (a), Public Law 144, 78th Cong., July 13, 1945; 38 U. S. C. 727; Proc- lamation No. 2714, Dec. 31,	
Marriage date of veteran.	Prior to Mar. 4, 1917. Con- tinuous cohabitation from date of marriage.to death. Dependent unremarried widow, marriad to veteran after Mar. 3, 1917, age 60 years or over, married to veteran 10 or more years prior to his death. lived with him continuously from date of marriage to date of desth encept where there was separation due to mis- conduct of or procured by veteran without fault of widow. (Mar. 3, 1927; Public Law 245,78th Cong., Mar. 5, 1944; 28 U. S. C. 381a, 381e.)	Prior to June 27, 1905. Con- innous cohabitation from date of marriage to death. Dependent unremarried widow, married to veteran subsequent to June 26, 1905, are 60 years or over, if mar- ried to veteran 10 or more years prior to his death, lived with him continuously from date of marriage to date of death except where there was separation due to misconduct of or procured by veteran without fault of widow. (May 1, 1920, July 3, 1926, and June 9, 1930; Public Law 471, 78th Cong., Dec. 8, 1944, 33 U. S. C. 288, 291, 291b.)	Prior to Jan. 1, 1938. No pen- sion or increase of pension hereafter allowed unless there was continuous co- habitation from date of marriage to date of veteran's death except where there was a separation due to mis- conduct of or procured by veteran without fault of widow. Dependent unre- married widow, married to veteran subsequent to Dec. 31, 1937, age 60 years or over, if married to veteran 10 or more years prior to his death, lived with him con- tinuously from date of mar- riage to date of death except where there was a separ- tion due to misconduct of or procured by veteran with- out fault of widow. (May 1, 1928; Public Law 269, 74th Cong., Aug. 13, 1835; sec. 1, Public Law 144, 78th Cong., July 13, 1943; Public Law 242, 78th Cong., Mar. 1, 1944; 38 U. S. C. 384a, 368, 364h, 727; Public Law 762, 80th Cong., June 24, 1948.)	Prior to Sept. 1, 1922. No Den- sion or increase of pension hereafter allowed unless there was continuous co- habitation from date of marriage to date of veteran's death except where there was a separation due to mis- conduct of or procured by veteran without feult of widow. (Par. V, Veterans Regula- tion 10, as amended, Public Law 242, 78th Cong., Mar. 1, 1944, 38 U. S. C. 364h, ch. 12, Veterans Regulations.)	No pro- No [*] pro- vision. vision.	Prior to Dec. 14, 1944, or 16 or more years to the person who served; continuons co- habitation from date of mar- riage to date of veteran's death required except where separaton due to miscon- duct of or procured by vst- eran without fault of widow. (Sec. 1, Public Law 144, 78th Cong., July 13, 1943; Public Law 453, 78th Cong., Dec. 14, 1944; 38 U. S. C. 727.)	 diaskillity incurred in serveries and solution of duty and st time of death not due to such service for which pears is on would be payable if 10 percent or more in degree. (Public Law 433, 78th Cong., Dec. 14, 1944; Z. Sets. 1, 9 (a), Public Law 433, 78th Cong., Dec. 14, 1944; Sets. 1, 9 (a), Public Law 433, 78th Cong., Dec. 21, 1955; continuous cohabitation from the date of marriage to date of veteran without and the dual of the second by, veteran without failed by the second by the	
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Subject	Indian wars	Civil War	War with Spain, Philippine In	surrection, and Boxer Rebellion	Regular ment time se	Establish- (peace- ervice)	World War I	World War II
Statu:	Acts July 27, 1292; Mar. 4, 1817; Mar. 3, 1927; Fublic Law 245, 78th Cong., Mar. 3, 1944; Public Law 280, 78th Cong., Apr. 1, 1944.	Acts of May 1, 1920; July 3, 1928, June 9, 1930; Public Law 280, 78th Cong., Apr. 1, 1944; Public Law 471, 78th Cong., Dec. 8, 1944.	Service pension laws in effect Mar. 19, 1933, reenacted by Public Law 239, 74th Cong., Aug. 13, 1935, as modified or amended.	Public Law 2, 73d Cong., Mar. 20, 1933, and Veterane Regulations, as modified or amended.	Prior to Apr. 21, 1898.	On or after Apr. 2i, 1898.	Public Law 484, 73d Cong., June 28, 1934, as amended.	Public Law 434, 73d Cong. June 25, 1934, as amended by Public Law 312, 78th Cong., May 27, 1944; Pub- lic Law 453, 78th Cong., Dec. 14, 1944, etc.
Income restric-	None	None	Nоце	Payment may not be made to any unmarried person whose annual income ex- ceeds 31,000, or to any mar- ried person, or any person with minor children whose annual income exceeds \$2,500. In determining an- nual income, paymens of war-risk term insurance, U.S. Government life (con- verted) insurance (national service life insurance, regu- latory), payments under World War Adjusted Com- pensation Act, as amended, Adjusted Compensation for overtime in Federal Government or municipal government, District of Co- lumbia, employment may not be considered. (Par. II (a), pt. III, Veter- ans Regulation 1 (a); scc. 403, Public Law 844, 74th Cong, June 29, 1935; scc. 608	No pro- vision.	No pro- vision.	Payment may not be made to any widow without child, or a child, whose annual in- come exceeds 31,000, or to a widow with a child or chil- dren whose annual income exceeds 32,500. In deter- mining annual income, any payment by U. S. Grvern- ment becauze of disability or death under laws admin- istored by Veterans' Ad- ministration may not be considered. Where pay- ments to widow disallowed or discontinued due to in- come limitation, payment to child of deceased veteran made as though there is no widow. (Sec. 11, Public Law 144, 75th Cong July 13, 1945, 33 U. S. C. 503c.)	Same as World War I.
Ramarried wid- ows.	Pansion payable to widow re- married once or more than once if subsquarent or suc- cessive marriage dissolved by death or divorce without fault of wile. Remarried withow Lot emit2ed to pen- sion or increase of pension under Public Law 245, 7%th Cong., Mar. 3, 1544; 33 U. S. C. 381e.	Bemarried widow (married to veteran prior to June 27, 1905) restored to roll upon termination of marriage by death, or divorce on any ground except adultery of wife. Pension not payable to widow (married to vet- oran after June 27, 1905, and for 10 or more years) who has remarrised either once or more than once since death of veteran and upon remarriage of such widow her pansion terminates. (June 9, 1900, 38 U. S. C. 2015; Fublic Law \$71, 78th Cong., Dec. 8, 1944.)	Remarried widow (married to veteran prior to Jan. 1, 1938) restored to roll upon terni- nation of marriage by desth- or divorce on any ground except aduliary on part of wife. Pension not payable to widow (married to vet- eran after Dec. 31, 1837, and for 10 or more years) who has remarried either once or more than once since the death of the veteran, and upon remarriage of such widow her pension termi- nates. (May 1, 1926, 33 U. S. C. 2003, Public Law 702, Soth	Cong. June 29, 1935, sec. 668, Public Law 106, 79th Cong. June 30, 1945; 38 U. S. C. ch. 12, Veterans Regulations.) Right of widow terminated upcn her remarriage and such right may not be re- vived. (Par. IV (s), pt. I, Veter- ans Regulation 2 (s); 38 U. S. C., ch. 12, Veterans Regulations.	No pro- vision.	No pro- vision.	Compensation or pension may not be allowed a widow who has remarried either once or more than once and where compensation or pension is properly discontinued by reason of remarriage, it may not thereafter be recom- menced. (Public Law 483, 78th Cong., Dec. 14, 1944.)	Same 23 World War I.
	If pension has been granted child under age 16, or help- less child, same may not be resumed to widow until pension to child terminates unless child is member of her family and cared for by her. Difference between amount restable to child and amount acthorized for widow may be paid to widow. (Mar. 3, 1927, Public Lew 245, 78th Cong., Mar. 3, 1944, 38 U.S. C. 381a, 381e.)	If pension has been granted to oblid under age 16 or belp- icss child, same may not be resumed to widow until pension to child terminates unless child is member of her family and cared for by her. Difference between amount payable to child and amount authorized for widow may be paid to widow. (Sept. S. 1916, S3 U. S. C. 235, May 1, 1920, 38 U. S. C.	 If pension granted to child under 16, or helpiess, same may not be resumed to wid- ow until pension to child terminates unless child is member of her family and carce for by her. (May 1, 1523, Public Law 269, 74th Cong., Aug. 13, 1935, Public Law 242, 78th Cong., Mar. 1, 1944, 28 U. S. C. 364a, 368.) 					
Miscondact for widows.	The open and notorious adul- terous cohabitation of a widow operates to termi- nate her pension from the commancement of such co- habitation. (Aug. 7, 1322, 38 U. S. C. 190.)	Cong., Dec. 8, 1944.)	The open and notorions adul- terous cobabitation of a widow operates to termi- nate her pension from the commencement of such co- habitation. (Aug. 7, 1882, Public Law 269, 74th Cong.; Aug. 13, 1935, 33 U. S. C. 199, 368.)	No provision. However, if offense committed prior to enactment of Public Law 2. 73d Cong., Mar. 20, 1833, no benefits payable thereunder, (Sec. 11, Public Law 2, 73d Cong., Mar. 20, 1835; 38 U. S. C. 711, note 717.)	No pro- vision.	No pro- vision.	No provision	Same as World War I.

Eligibility of children.	Must be legitimate child of veteran, under age 16. Chil- dred born before marriage of their parents, if acknowi- edged by father before or siter merriage, deemed legiti- mate. Pension payable to child 16 years or ever if child use insane, idiotic, or otherwise physically or men- tally helpless ar age 16 and helpless condition exists at date of filing claim. Fen- sion continued on marriage of helpless child (Public Law 280, 78th Cong., Apr. 1, 1944). (Rev. Stat. 3704, 38 U. S. C. 37, 263; Regulations and Procedure, Regulation 2504 (C), 2502 (B).)	veteran, under age 16. Chil- dren born before marriage of their parents, if acknowl- edged by father before or	Legitimate child of veteran, under age 16. Children born before martiage of their parents, if acknowi- edged by father before or after marrigue, deemed legiti- mate. Pension payable to child 16 years or over if child was insame, idiotic, or otherwise physically or man- tally helpless at age 12 gaid helpless condition exists at date of filing claim. Pen- sion continues while help- less during life of child but discontinued on marriage of helpless child (Public Law 286, 78th Corg., Apr. 1, 1944). (Rev. Stat. 4704, 38 U. S. C. 37, 202; Regulation 2512 (C), 2502 (B).) From July 13, 1943, paneion payable to a person un- married and inder age 18 unless prior to age 18 such person has become perma- nently incapable of self- support by reason of mental or physical defect; or if over 18, while pursuing a course of instruction in an approved educational insti- tution, but not beyond age 21. Includes legitimate child, child legity adopted; stepchild, if member of man's honsehold; illegiti- mate child, as to father onip, prior to hir death, judicially decreed to be the father of the child, so the Adminis- trator of Veterans'. Affairs to be the guntative-sistler of the child, S. C, 727, eth. 12, Vat-	Pension payable to a person unmarried and under age 18, such person has become perma- nently incapable of self-sup- pot by reason of mental or physical defect; or if over 18, while pursning a course of instruction in an approved educational institucion, but not beyond age 21. In- cludes legtimate child; child iscally adoptad; step- child, if member of man's household; illegitimate child, as to father only, if acknowledged by jather in writing or if jac has been publically ordered to deterate to child's support or has been publically ordered to deterate to child's support or has been port to his death, judicially decreed to be the father of the child, or if he is other- wise shown by evidence satisfactory to the Adminis- trator of Veterans' Affairs to be the putative father of the child. (Par. VI, Veterans Regu- lation 10 (a), as amended by sec. 7. Public Law 144, 76th Cong., July 13, 1943; 38 U. S. C., ch. 12, Veterans Regulations.)	No pro- No pro- vision. vision.	Pension payable to a person unmarried and under age 18, unless prior to age 18, such person has become perma- nentity incspable of self-sup- physical defect; or if over 18, while pursuing a course of instruction in an approved educational institution, but not beyond age 21. In- cludes legitimate child; child legally adopted; step- child, if member of man's household; illegitimate child, as to father only, if acknowledged by father in writing or if he has been prior to his desth, judically decreed to contribute to child's support or has been, prior to his desth, judically decreed to be the father of the child, or if he is other- wise shown by svidence satisfactory to the Adminis- trator of Véterans' Affairs to be the putative father of the child. (Sees. 1, 7, Public Law 144, 78th Cong., July 13, 1943; 38 U. S. C. 727, ch. 12, Veterans Regulations.)	Same as World War I.
Apportionment	As prescribed by Administra- tor, where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940; 38 U. S. C. 49a.)	As prescribed by Administra- tor, where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940; 38 U. S. C. 49a.)	erans Regulations.) As prescribed by Administra- tor, where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1949; 38 U. S. C. 49a.)	As prescribed by Administra- tor, where child or children not in enstody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940; 38 U. S. C. 492.)	No pro- No pro- vision. vision.	As prescribed by Administra- tor, where child or children not in custody of widow. (Sec. 3, Public Law 866, 76th Cong., Oct. 17, 1940; 38 U. S. C. 49a.)	Same as W. W. I.

¹ Under sec. 1, Public Law 144, 78th Cong., July 13, 1943 (38 U. 8. C. 727), the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1933, and Veterans Regulations as now or hereafter amended made applicable to benefits provided by service pension laws reenacted by Public Law 20, 74th Cong., Aug. 13, '935 (38 U. 8. C. 368). Where solely as result of definition of term "child" contained in par. VI, Veterans Regulations No. 10 Series, as amended by sec. 7, Public Law 144, 78th Cong., July 13, 1943, the child of a corased veteran, Spanish-American War, Philippine Insurrection, or Boare Rebeilion entitied to benefits under service pension at rates provided in Publi: Law 484, 73d Cong., June 23, 1344, as now or hereafter amended, payable. These rates as set forth in Public Law 487, 78th Cong., Aug. 8, 1946; and a further 20 percent by Public Law 270, 30th Cong., June 23, 1344, as now or hereafter amended made applicable to benefits provided by Public Law 484, 73d Cong., June 23, 1343, 1943, section by Public Law 484, 73d Cong., June 23, 1343, section percent by Public Law 484, 73d Cong., June 23, 1343, as and veterans Regulations as now or hereafter amended made applicable to benefits provided by Public Law 484, 73d Cong., June 23, 1343, as and veterans Regulations as now or hereafter amended made applicable to benefits provided by Public Law 484, 73d Cong., June 23, 1343, as amended. Sec 11, Public Law 47, 30 Cong., June 23, 1343, specifically amends Public Law 484, 73d Cong., June 23, 1343, as amended. Sec 11, Public Law 144, 78th Cong., July 13, 1943, as amended. Sec 11, Public Law 144, 78th Cong., July 13, 1943, as amended. Sec 11, Public Law 144, 78th Cong., July 13, 1943, as amended. Sec 10, Public Law 484, 73d Cong., June 28, 1344, as amended. Sec 11, Public Law 144, 78th Cong., July 13, 1943, as amended. Sec 11, Public Law 144, 78th Cong., July 13, 1943, as amended. Sec 10, Public Law 144, 78th Cong., July 13, 1943, as amended. Sec 11, Public Law 144, 78th Cong., July

COMPENSATION OR PENSION TO VETERANS 0R THEIR DEPENDENTS

ADDENDUM

The succeeding tables of rates are added for ready reference where information as to rates payable under existing laws is desired without a detailed analysis of the elements of entitlement. The brief table of rates for wartime and peacetime service-connected disabilities is restricted to the largest class of such rates, those payable under Public Law No. 2, Seventy-third Congress, March 20, 1933, and Veterans Regulations issued pursuant thereto, as modified and amended by subsequent legislation. It does not include rates payable for service-connected disabilities under the general pension law or Public Law No. 141, Seventy-third Congress, March 28, 1934, as amended. For rates under such laws and for detailed information bearing on elements of entitlement, reference should be made to the pertinent tables set forth in the preceding part of this analysis.

RATES FOR WARTIME AND PEACETIME SERVICE-CONNECTED DISABILITIES UNDER PUBLIC LAW 2, 73D CONG., AS AMENDED, AND VETERANS REGULATIONS

	War service- connected rates, Vet- erans Regu- lation 1 (a), as amended, pt. I	Pencetime service-con- nected rates, Veterans Regulation 1 (a), as amended, pt. II
(a) *0 percent disability	\$13.80	\$11.04
(a) 20 percent discontry	27.60	22.08 33.12
(d) 40 percent disability	55. 30	44.16
(e) by percent disability	1 69.00	55. 20
(1) 60 percent disability	82.80	66. 24
(a) 70 percent disability	96.60 110.40	77. 28 88. 32
(h) 80 percent disability	124.20	99.36
(i) Total disability	1 120 00	110.40
(k) Anatomical loss, or loss of use of 1 foot, or 1 hand, or blindness of 1 eye, having only light perception, rates (a) to (b) increased monthly by Anatomical loss, or loss of use of 1 foot, or 1 hand, or blindness of 1 eye, having only light perception, in addition to requirement for any of rates in	42.00	33.60
Anatomical loss, or loss of use of 1 foct, or 1 hand, or blindness of 1 eye, having only light perception, in addition to requirement for any of rates in		
 (i) to (a), rate increased monthly for each loss or loss of use by	1 42.00	* 33. 60
(i) A material ross, or ross of ross of ross of rost in Bilds, or root reet, or i man and i root, und root even with 5/20 visual active or ress, or is permanently bedden or so beinges as to be in root of root ress, if and effective or root root root in the root of the root of root of root of root of a standardon on the root of root	240.00	192.00
(m) Anatomical loss, or loss of use of 2 extremities at a level, or with complications, preventing natural elbow or knee action with prosthesis in place, or	210.00	182.00
suffered blindness in both eyes, rendering him so belpless as to be in need of regular aid and attendance, mentily compensation. (n) Anatomical loss of 2 extremities so near shoulder or hip as to prevent use of prosthetic appliance, or suffered anatomical loss of both eyes, monthly	282.00	225.60
(n) Anatomical loss of 2 extremities so near shoulder or hip as to prevent use of prosthetic appliance, or suffered anatomical loss of both eyes, monthly		
compensation	318.00	254.40
(o) Suffered disability under conditions which would entitle him to 2 or more rates in (I) to (n), no condition being considered twice, or suffered total deafness in combination with total blindness with 5/200 visual acuity or less, monthly compensation.	360.00	288.00
(p) In event disabled person's service-incurred disabilities exceed requirements for any of rates prescribed, Administrator, in his discretion, may allow	000.00	400.00
next higher rate, or intermediate rate, but in no event in excess of	360.00	288.00
	1	<u> </u>

But in no event to exceed \$360. But in no event to exceed \$370. 282

ADDITIONAL DISABILITY COMPENSATION BECAUSE OF DEPENDENTS

	Wife, no child	Wife, 1 child	V√ife, 2 childron	Wife, 3 or more chil- dren	No wife, 1 child	No wife, 2 children	No wife, 3 or more children	Dependent parent or parents
World War II. World War I. Spanish American War, Philippine Insurrection, Boxer Rebeilion Civil War Indian wars	\$21.00	\$35.00	\$45.50	\$56,00	\$14.00	\$24. 50	\$35.00	\$17.50 (1) 85.00 (2)
Indian wars. Peacetime service (under comba! or extrahazardous conditions). Regular peacetime service.) 16.80	28.00	36.40	44. 80	11.20	19.60	28.00	$\left\{\begin{array}{c}14.00\ (1)\\28.00\ (2)\end{array}\right.$

¹ Above rates are for 100 percent disability. If and while rated partially disabled, but not less than 60 percent, additional compensation is authorized in an arount having the same ratio to the amount specified in the applicable table, above, as the degree of disability bears to the total disability; e. g., war service-connected disability of 60 percent, compensation rate \$52.80-if veteran has a wife, his compensation is increased as follows: \$52.80+\$12.60-\$95.40.

₹., < '. .

SERVICE PENSION RATES: INDIAN WARS, CIVIL WAR, SPANISH-AMERICAN WAR, PHILIPPINE INSURRECTION, BOXER REBELLION, AND WORLD WARS I AND II

Indian wars	Oivil War	Spanish-America	n War, Philippine Insurrection, and	Boxer Rebellion	World War I and World War II
Act of Mar. 3, 1044, Public Law 245, 78th Cong., Public Law 398, 50th Cong., Jan. 19, 1948.	Act of June 9, 1630, Public Law 270, 80th Cong., July 30, 1947.	Aug. 13, 1935, as amended by 24, 1038; see. 1, Public Law Public Law 242, 78th Cong.	ed by Public Law 269, 74th Cong., 7 Public Law 511, 75th Cong., May 144, 78th Cong., July 13, 1943, and Mar. 1, 1944; Public Law 611, 70th Law 270, 30th Cong., July 80, 1947.	Public Law 2, 13d Cong., Mar. 20, 1933, pt. 1H, Veterans Regulation 1 (a), as amended by Public Law 401, 77th Cong., June 10, 1942; Public Law 313, 78th Cong., May 27, 1944; Public Law 663, 79th Cong., Aug. 8, 1946.*	Public Law 2, 73d Cong., Mar. 2), 1933, pt. III, Vet- erans Regulation 1 (a), as amended by Public Law 601, 77th Cong., Juno 10, 1942; Public Law 313, 78th Cong., May 27, 1944; Pub- lic Law 602, 70th Cong., Aug. 8, 1946. ⁴
30 days or more service or through campaign in connection with or in zone of active Indian hostilities.	90 days or more serv- ice or discharge for disability incurred in line of duty.	00 days or more service or discharge for disability in- curred in line of duty.	70 days or more survice but less than 90 days.	00 days or more service or discharge for disability in- curred in line of duty. In active service before ces- sation of hostilities.	90 days or more service or discharge for disability in- curred in line of duty. In active service before ces- sation of hostilities.
Rates: Vio disability \$24 Vid disability 30 Vid disability 42 Vid disability 40 Total disability 40 Total disability 72 Are 62	Rate	Rates: i disability	Rates: \$17.28 14 disability	Rates: Permanent and total	Rates: Permanent and total
Criteria for disability: Montal or physical dis- abilities of a perma- nent character, which so incupacitato the vet- eran for the perform- ance of manual labor as to render him un- able to earn a support.	No requirement Nore,Earlier legis- lation contained cri- teria similar to In- dian wars. See act of May 9, 1900. Misconduct or vi- clous habits no bar.	incapacitate the veteran for th	of a permanent character which so to performance of manual labor as to port. Misconduct or vicious habits	Any impairment of miud or body which is sufficient to render it impossible for the average person to fol- low a substantially gain- ful occupation and where it is reasonably curtain that such impairment will continue throughout the life of the disabled person. Administrator authorized to classify diseases and dis orders as permanent and total where justified in his judgment. Willful mis- conduct or vicious habits a bar.	Any impairment of mind or body which is sufficient to render it impossible for the average person to follow a substantially gainful oc- cupation and where it is reasonably certain that such impairment will con- tinue throughout the life of the disabled person. Administrator authorized to classify diseases and dis- orders as permanent and total where justified in his judgment. Willful mis- conduct or vicious habits a bar.

¹ Sec. 1, Public Law 144, 78th Cong., July 13, 1943, provides that the administrative, definitive, and regulatory provisions of Public Law 2, 73d Cong., Mar. 20, 1633, and Veterans Regulations, as now or hereafter amended, are applicable to benefits provided under laws reenacted by Public Law 209, 74th Cong., Aug. 13, 1635. War-service dates applicable to these benefits are Spanisi-American War, Apr. 21, 1898, to Apr. 11, 1899; Philippine Insurrection, Apr. 12, 1899, to July 4, 1302 (More Province as to veterans only, July 15, 1903); I boxer Rebellion 16, 1000, to May 12, 1901 (R. and P. R-2000 (B), 2001 (B), 2002 (B)). The \$400 rate at sge 65 and \$120 rate for regular aid and attendance are payable to those only who served hetween Apr. 21, 1588, and July 4, 1902, and are not payable to those who served in the More Province between July 5, 1903, and July 16, 1903.
 ¹ Veteran of Boxer Rebellion or Philippine Insurrection must be shown to have actually participated therein during period of service. War-service dates applicable to those benefits are Spanish-American War, Apr. 21, 1898; to Aug. 12, 1808; Philippine Insurrection, Aug. 13, 1898, to July 4, 1902 (More Province, July 15, 1903); Boxer Rebellion or Philippine Insurrection must be shown to have actually participated therein during period of service. War-service dates applicable to those benefits are Spanish-American War, Apr. 21, 1998, to Aug. 12, 1808; Philippine Insurrection, Aug. 13, 1898, to July 4, 1902 (More Province, July 15, 1903); Boxer Rebellion June 20, 1000, to May 12, 1901 (R. and P. R-2000 (A), 2001 (A), 2002 (B)).
 ¹ World War I service, Apr. 6, 1917, to Nov. 11, 1918, or to Apr. 1, 1920, if service in Russia; reenlistment on or after Nov. 12, 1918, and prior to July 2, 1921, if prior service between Apr. 6, 1917, and Nov. 11, 1918. World War I service Dec. 7, 1931, to roon, Dec. 31, 1946.

RATES OF COMPENSATION OR PENSION TO WIDOWS, CHILDREN, AND PARENTS OF DECEASED VETERANS

For service-connected deat	h	er to stri	•	Widow, no child	Widow 1 child		al	No w:dow, 1 child	No widow, 2 chil- dren	No widow, 3 chil- dren	Each a ditions child	al Dopen	dent parents
 World War II (par. IV, pt. I and par. I (o), pt. II, Vete amended; Public Law 868, 80th Cong., July 1, 1948). World War I (par. IV, pt. I, Veterans Regulation No. 1 868, 80th Cong., July 1, 1948). Spanish-American War, Philippine Insurrection, Boxer par. I (c), pt. II, Veterans Regulation No. 1 (a), as an Cong., July 1, 1948). Civil War (par. I (c), pt. II, Veterans Regulation No. 1 868, 80th Cong., July 1, 1948). Indian wars (par. I (c), pt. II, Veterans Regulation No. 1 Sease Stoke Cong., July 1, 1948). Indian wars (par. I (c), pt. II, Veterans Regulation No. Law 868, 80th Cong., July 1, 1949). Peacetime (Regular Establishment): Death result of ar servico, including service under conditions simulatic engaged in war (par. I (c), pt. II, Veterans Regular Public Law 868, 80th Cong., July 1, 1948). Peacetime (Regular Establishment): Death not result III, pt. II, Veterans Regulation No. 1 (a), as amended, NOTE.—No rate for 2 parents where entitlement is base 	(a), as an Rebellio lended; I (a), as an o. 1 (a), med con g war, v tion No. of arme Public L	nended; Pub n (par. IV, p Public Law 8 nended; Pub as amended; flict, extraha while United 1 (a), as an d conflict, et aw 868, July	ot. I and 68, 80th olic Law Public zardous I States nended, cc. (par. 1, 1948).	\$75 } 60	\$10		\$15 12	\$58.00 46.40	\$82.00 65.60	\$106. 0J 84. 80	\$ 2.0		nt, \$90. nts, \$35 each nts, \$48. nts, \$28 each
For non-service-connected deaths	•	Widow	Widov age 70		vife of oran W ing	idow, 1 cl	alla ,	Mach addi tional child	No wide			lo widow, 8 children	Each addi tional child
World War I and World War II (Public Law 484, 73d June 28, 1931, as amended by Public Law 483, 78th Dec. 14, 1944, and Public Law 662, 79th Cong., Aug. 8, Spanish-American War, Philippine Insurrection, Box	Cong., Cong., 1946. ¹) ter Ro-	\$42						\$ 0	. \$21.60	\$32.4	0	43.20	\$4.80.
 bellion: Pt. HI, Veterans Regulations 1 (a), as annended ¹ Act of Mny 1, 1926, as annended by Public Law 24 Cong., Mar. 1, 1944; Public Law 611, 79th Cong., 1946; Public Law 270, 80th Cong., July 30, 1947. Sec. 1, Public Law 270, 80th Cong., July 30, 1947. Law 662, 79th Cong., Aug 8, 1946; Public Law 27 Cong., July 30, 1947. Civil War: Act of May 1, 1920; act of July 3, 1926; act of 9, 1930; Public Law 270, 80th Cong., July 30, 1947. India. Wars: Act of Mar. 3, 1927, as anended by Publ 245, 78th Cong., Aug 8, 1927, as anended by Publ 245, 78th Cong., July 398, 80th 		\$15 \$48		\$60	\$?	20 7.20, \$55.9	20	\$3 \$7.20	\$55.20	\$62.4		20 20.60 251.84	\$2. \$7.20. \$5.76.
Clyli War: Act of May 1, 1920; act of July 3, 1926; act of 9, 1930; Public Law 270, 80th Cong., July 30, 1947. India. Wars: Act of Mar. 3, 1927; as amended by Publ 245, 78th Cong., Mar. 3, 1944; Public Law 398, 80th Jan. 19, 1948.	of June fo Law Cong.,	\$36 \$36	\$48 \$48			3.20, \$55, \$67.20. 3.20, \$55. \$67.20.		\$7.20 \$7.20		1		857.60	\$7.20. \$7.20.
Service-connected or non-service-connected deaths	Limit Iaw u	ation as to de inder which e	ate of ma antitlems	rrlage of w nt to death	idow deț 1 benefits	ending u establist	ron led		law or reg	ulation lin	niting th	e marriage	date
Gervice-connected deaths; World War II World War I		0 noon, Dec.			· •			Publi No. 2 Act of 1	lo Lew 144 714, Dec. 3 May 13, 19	, 78th Coi 31, 1946. 38, as ame	ng., July nded by	, as aniend 13, 1913, 1 sec. 3, Pul	ed by sec. 6 rockmation blic Law 483
Spanish-American War, Philippine Insurrection, and Boxer Rebellion. Civil War	Prior to Prior to Marri veter	o Sept. 1, 192 o Mar. 3, 189 lage to date o ans' service.	9, or cont of death,	inuous col unless ma	habitatio rried prio	n frota da or to or d	te of ming	Par. V Public Act of 1	Cong., De	c. 14, 1944. Regulati , 78th Cor			nded; sec. 1
Indian wars Peacetime service prior to Apr. 21, 1898 Peacetime service on or after Apr. 21, 1898 Von-service-connected deaths:	Prior to enlist	o expiration ment during	of 10 yea which t	irs subsequ he injury o	uent to d or disease	lischarge	from	Do Par. V Publ	Veterans lo Law 144				nded; sec. 1
World War II	Prior to	0 noon, Dec. 0 Dec. 14, 194	14, or 10 c	r more yes	ar s			sec. 6 matic	, Public I	aw 144, 78	th Cong	., July 13,	amended by 1943, Procla blic Law 483
Spanish-American War, Philippine Insurrection, and Boxer Rebeilion.	22 (as to as amen aws, exce rs or over a death a riage to sconduct	pension under pt. 111, Veterena ided); prior to Jan. 1, 1918, as to pt as to dependent unremarried r who married voteran 10 or more uid lived with him entinuously date of death, except where sep- t of or procured by veteran with-				mation No. 2714, Dec. 31, 1940. Act of May 13, 1938, as an ended by sec. 3, Public 78th Cong., Dec. 14, 1944. Par. V, Voterans Regulation No. 10, as amend May 1, 1928, as amended by Public Law 242, 78 d Mar. 1, 1944; sec. 1, Public Law 144, 78th Cong 1943; Public Law 762, 80th Cong., June 24, 1948 by				nded; act o , 78th Cong. ng., July 13 948.			
ClvR War	Prior t wido years from aratic	o June 27, 1 w age 60 yeau prior to his date of mar on due to mi	905, exce rs or over death a riage to isconduct	pt as to d who man ad lived v date of de	lependen ried vete with him ath, exce	t unterns fon 10 or continu pt where	rried more ously	Act of	May 1, 19	20; act of J	June 9, 1	930; act of	Dec. 8, 1944
Indian wars	Prior t wido more from	ault of widov o Mar. 4, 10 w age 60 yea. prior to bis date of marr due to or pro	917, excepts of over death, a lage to da	st) of deat	h. except	where se	nara-		Mar. 3, 10 , Mar. 3,	27, as ame 1944.	nded by	Public L	aw 245, 78th

¹ Subject to income limitation of \$1,000 as to widow without child, or a child, and \$2,500 as to widow with child or children. In determining annual income, any payments by U.S. Government because of disability or death under laws administered by the Veterans' Administration not considered. Where payments to widow disallowed or discontinued due to income limitation, payment may be made to child or oblidren as though there is no widow. ¹ Subject to income limitation, payment may be made to child or oblidren as though there is no widow. ¹ Subject to income limitation, payments as above. In determining annual mome, payments of war risk term insurance, U.S. Government life (converted) (nsurance (National sorvice life insurance, regulatory) payments under the World War Adjusted Compensation Act, as amended, the Adjusted Compensation Payment Act, 1936, and amounts received under provisions of Federal Overtime Pay Act of 1945, other than increases in basic compensation, not considered. ³ Dependent univariate widow, age 60 or over, who ruarried veteran 10 or more years prior to his death, lived with him continuously from date of marriage to date of death, except where separation due to or procured by veteran without fault of widow, entitled without regard to delimiting marriage date.

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