

Public Law 85-583

AN ACT

August 1, 1958
[H. R. 11504]

To amend title 10 of the United States Code to permit enlisted members of the Naval Reserve and Marine Corps Reserve to transfer to the Fleet Reserve and the Fleet Marine Corps Reserve on the same basis as members of the regular components.

Naval Reserve
and Marine Corps
Reserve.
70A Stat. 396.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That title 10, United States Code, is amended as follows:

(1) Section 6327 (e) is amended to read as follows:

“(e) A member who is eligible for retirement under this section, and who is also eligible for retirement under another provision or for transfer to the Fleet Reserve or the Fleet Marine Corps Reserve under section 6330 of this title, is entitled to elect which of these benefits he is to receive.”

70A Stat. 396.

70A Stat. 396.

(2) Section 6330 (a) is amended by striking out the words “Regular Navy and the Regular Marine Corps, respectively,” and inserting in place thereof the words “naval service”.

(3) Section 6330 (b) is amended by inserting the words “or the Naval Reserve” after the words “Regular Navy” and by inserting the words “or the Marine Corps Reserve” after the words “Regular Marine Corps.”

70A Stat. 397.

(4) Section 6331 (a) is amended to read as follows:

“(a) When he has completed 30 years of service, or when he is found not physically qualified in an examination under section 6485 of this title, a member of the Fleet Reserve or the Fleet Marine Corps Reserve shall be transferred—

70A Stat. 417.

“(1) to the retired list of the Regular Navy or the Regular Marine Corps, as appropriate, if he was a member of the Regular Navy or the Regular Marine Corps at the time of his transfer to the Fleet Reserve or the Fleet Marine Corps Reserve; or

“(2) to the appropriate Retired Reserve, if he was a member of the Naval Reserve or the Marine Corps Reserve at the time of his transfer to the Fleet Reserve or the Fleet Marine Corps Reserve.”

(5) Section 6331 (b) is amended by striking out the words “of clause (2)”.

(6) Section 6331 (c) is amended by inserting the words “or the Retired Reserve” after the words “retired list” in the second line and in the fourth line.

70A Stat. 397.

(7) Section 6332 is amended by inserting the words “or the Retired Reserve” after the word “Navy” in clause (3) and after the words “Marine Corps” in clause (4).

Approved August 1, 1958.

Public Law 85-584

AN ACT

August 1, 1958
[H. R. 13088]

To fix and regulate the salaries of officers and members of the Metropolitan Police force and the Fire Department of the District of Columbia, of the United States Park Police, and of the White House Police, and for other purposes.

District of Columbia
Police and Firemen's Salary
Act of 1958.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the “District of Columbia Police and Firemen’s Salary Act of 1958”.

TITLE I—SALARY SCHEDULES

SEC. 101. The annual rates of basic compensation of the officers and members of the Metropolitan Police force and the Fire Department of the District of Columbia shall be fixed in accordance with the following schedule of rates:

Basic salaries.
Officers and
members.

Salary schedule

Salary class and title	Service step 1	Service step 2	Service step 3	Service step 4	Service step 5	Service step 6	Longevity step 7	Longevity step 8	Longevity step 9
Class 1:									
Subclass (a).....	\$4, 800	\$5, 000	\$5, 200	\$5, 440	\$5, 720	\$6, 000	\$6, 280	\$6, 560	\$6, 840
Fire private.									
Police private.									
Subclass (b).....	5, 050	5, 250	5, 450	5, 690	5, 970	6, 250	6, 530	6, 810	7, 090
Private assigned as:									
Station clerk.									
Technician I.									
Plain-clothes man. ¹									
Subclass (c).....	5, 300	5, 500	5, 700	5, 940	6, 220	6, 500	6, 780	7, 060	7, 340
Private assigned as:									
Detective.									
Technician II.									
Motorcycle officer.									
Subclass (d).....	5, 700	5, 900	6, 100	6, 340	6, 620	6, 900	7, 180	7, 460	7, 740
Private assigned as:									
Precinct detective.									
Subclass (e).....	6, 200	6, 400	6, 600	6, 840	7, 120	7, 400	7, 680	7, 960	8, 240
Private assigned as:									
Detective sergeant.									
Class 2:									
Subclass (a).....	5, 500	5, 780	6, 060	6, 340	-----	-----	6, 620	6, 900	7, 180
Fire inspector.									
Subclass (b).....	5, 750	6, 030	6, 310	6, 590	-----	-----	6, 870	7, 150	7, 430
Fire Inspector assigned as:									
Technician I.									
Subclass (c).....	6, 000	6, 280	6, 560	6, 840	-----	-----	7, 120	7, 400	7, 680
Fire inspector assigned as:									
Technician II.									
Class 3:									
Subclass (a).....	5, 900	6, 180	6, 460	6, 740	-----	-----	7, 020	7, 300	7, 580
Assistant marine engineer.									
Assistant pilot.									
Police corporal.									
Subclass (b).....	6, 400	6, 680	6, 960	7, 240	-----	-----	7, 520	7, 800	8, 080
Corporal assigned as:									
Motorcycle officer.									
Class 4:									
Subclass (a).....	6, 400	6, 680	6, 960	7, 240	-----	-----	7, 520	7, 800	8, 080
Fire sergeant.									
Police sergeant.									
Subclass (b).....	6, 900	7, 180	7, 460	7, 740	-----	-----	8, 020	8, 300	8, 580
Police sergeant assigned as:									
Motorcycle officer.									
Class 5.....	7, 000	7, 350	7, 700	8, 050	-----	-----	8, 400	8, 750	9, 100
Fire lieutenant.									
Police lieutenant.									
Class 6.....	7, 500	7, 850	8, 200	8, 550	-----	-----	8, 900	9, 250	9, 600
Marine engineer.									
Pilot.									
Class 7.....	8, 000	8, 350	8, 700	9, 050	-----	-----	9, 400	9, 750	10, 100
Fire captain.									
Police captain.									
Class 8.....	9, 500	9, 850	10, 200	10, 550	-----	-----	10, 900	11, 250	11, 600
Assistant superintendent of machinery.									
Battalion fire chief.									
Deputy fire marshal.									
Police inspector.									
Class 9.....	11, 000	11, 350	11, 700	12, 050	-----	-----	12, 400	12, 750	13, 100
Deputy fire chief.									
Deputy chief of police.									
Fire marshal.									
Superintendent of machinery.									
Class 10.....	15, 000	15, 350	15, 700	16, 050	-----	-----	16, 400	16, 750	17, 100
Fire chief.									
Chief of police.									

¹ Service as such for over 60 consecutive calendar days.

TITLE II—METHOD OF ASSIGNMENT OF EMPLOYEES TO SALARY SCHEDULES

Service steps for
privates.
Placement.

SEC. 201. (a) In initially adjusting salaries, officers and members of the Metropolitan Police force and of the Fire Department of the District of Columbia, in service on the effective date of this Act, shall be placed in salary classes and steps provided in section 101, title I of this Act as follows:

CLASS I

D. C. Police and Firemen's Salary Act of 1953	D. C. Police and Firemen's Salary Act of 1958
Private, Class 1-----	Sub-Class (a), Class 1, Service Step 1
Private, Class 2-----	Sub-Class (a), Class 1, Service Step 2
Private, Class 3-----	Sub-Class (a), Class 1, Service Step 3
Private, Class 4-----	Sub-Class (a), Class 1, Service Step 4
Private, Class 4 (with 1 longevity increase)-----	Sub-Class (a), Class 1, Service Step 5
Private, Class 4 (with 2 longevity increases)-----	Sub-Class (a), Class 1, Service Step 6
Private, Class 4 (with 3 longevity increases)-----	Sub-Class (a), Class 1, Longevity Step 7
Private, Class 4 (with 4 longevity increases)-----	Sub-Class (a), Class 1, Longevity Step 8
Private, Class 4 (with 5 longevity increases)-----	Sub-Class (a), Class 1, Longevity Step 9

Corresponding
titles of step in-
crease.

(2) Each Private who, on the effective date of this Act was serving in a position bearing the title Probational Detective, or Precinct Detective, or Detective Sergeant, or Station Clerk, or Motorcycle Officer, or Plain-Clothesman (service as such for over 60 consecutive calendar days immediately preceding such effective date), or Technician I, or Technician II (such titles being provided by or established pursuant to authority contained in the District of Columbia Police and Firemen's Salary Act of 1953, as amended), shall be placed in the corresponding title in Sub-Class (b), or (c), or (d), or (e), of Class 1 and shall be placed in the step within such Sub-Class on the basis of his basic salary and longevity increases in the same manner as Privates in Sub-Class (a) of Class 1. The former position bearing the title "Probational Detective" shall hereafter bear the title "Detective".

57 Stat. 72.
D.C. Code 4-807
to 4-822.

CLASS 2 THROUGH CLASS 10

(3) All officers and members serving in titles provided by or established pursuant to authority contained in the District of Columbia Police and Firemen's Salary Act of 1953, as amended, which correspond to titles included in class 2 through class 10 in Section 101, Title I of this Act shall be placed in such classes according to such titles and in the steps within such classes on the basis of their basic salary and longevity increases as follows:

D. C. Police and Firemen's Salary Act of 1953	D. C. Police and Firemen's Salary Act of 1958
Basic Salary-----	Service Step 1
Basic Salary (with 1 longevity increase)-----	Service Step 2
Basic Salary (with 2 longevity increases)-----	Service Step 3
Basic Salary (with 3 longevity increases)-----	Service Step 4
Basic Salary (with 4 longevity increases)-----	Longevity Step 7
Basic Salary (with 5 longevity increases)-----	Longevity Step 8

(b) In initially adjusting salaries, each officer and member entitled under this Act to be placed in a Class above Class 1 and whose latest promotion has been subsequent to June 30, 1953, and prior to the effective date of this Act, shall be placed in the step of his Class which provides a salary not less than the amount he would have received under the provisions of this Act had he not been so promoted until the effective date of this Act.

SEC. 202. In initially adjusting salaries, the following positions shall be included as Technician I in Sub-Class (b) of Class 1 of the schedule in section 101, title I:

Technician I.

- (a) Chief Photographer, Fire Department;
- (b) Regular first driver-operator or tillerman of a Fire Department hose wagon, pumper, aerial ladder truck, rescue squad, or fire department ambulance.

SEC. 203. In initially adjusting salaries, the following positions shall be included as Technician II in Sub-Class (c) of Class 1 of the schedule in section 101, title I:

Technician II.

- (a) Chief Radio Technician for the Fire Department;
- (b) Aide to the Fire Chief, Deputy Chief, Battalion Fire Chief, Fire Marshal, or Superintendent of Machinery.

TITLE III—METHOD OF APPOINTMENT, ADVANCEMENT, PROMOTION AND DEMOTION

SEC. 301. All original appointments of Police and Fire Privates shall be made at the minimum rate set forth in the schedule in section 101, title I of this Act, and the first year of service shall be probationary.

Police and Fire Privates.

SEC. 302. The Commissioners of the District of Columbia, in the case of the Metropolitan Police force and the Fire Department of the District of Columbia, the Secretary of the Treasury, in the case of the White House Police force, and the Secretary of the Interior, in the case of the United States Park Police force, are hereby authorized to establish and determine, from time to time, the positions to be included as Technicians in Classes 1 and 2 in section 101, title I, with the exception of those positions included as Technician I and Technician II in sections 202 and 203 of title II.

Technicians.

SEC. 303. (a) Subsequent to the initial salary adjustment provided in title II, each officer and member, except an officer or member in service step 1, or 2, or 3, Class 1, who has not attained the maximum service step rate of compensation for the rank or title in which he is placed shall be advanced in compensation successively to the next higher service step rate for such rank or title at the beginning of the first pay period immediately subsequent to the completion of one hundred and four calendar weeks of active service, if he has a current performance rating of "satisfactory" or better.

Conditions for promotion.

(b) Satisfactory service (other than that credited in the initial adjustment of salaries under this Act), rendered immediately prior to the effective date of this Act by any officer or member who, in the initial adjustment of salaries, is placed in service step 4 or 5, Class 1, or service step 1, or 2, or 3, Classes 2 through 9, shall be credited as follows: each five calendar days of such service shall be credited as the equivalent of two calendar days of service for the purpose of computing the first period of one hundred and four calendar weeks of active service required by this section to entitle such officer or member to an advance in compensation to the next higher service rate for his rank or title.

(c) Each officer and member serving in steps 1, 2, or 3 of Sub-Classes (a), (b), (c), (d), or (e) of Class 1 shall be advanced in compensation successively to the next higher service step rate for his current Sub-Class at the beginning of the first pay period immediately subsequent to the completion of fifty-two calendar weeks of active service in his class if he has a current performance rating of "satisfactory" or better.

(d) Satisfactory service (other than that credited in the initial adjustment of salaries under this Act) rendered immediately prior to the effective date of this Act in the rank of Private, Class 1, or Private, Class 2, or Private, Class 3, shall be credited in computing the first period of fifty-two calendar weeks required under the provisions of this section for advancement from service steps 1, or 2, or 3, of Class 1.

Promotion.
Rate of compensation.

SEC. 304. Any officer or member who is promoted or transferred to a higher class shall receive basic compensation at the lowest rate of such higher class which exceeds his existing rate of compensation by not less than one step increase of the class from which he is promoted or transferred. If the existing rate of compensation of an officer or member is above the maximum longevity step increase in the class from which he is promoted or transferred and there is no rate in the higher class to which he is promoted or transferred, which is at least one step increase above his existing rate, such officer or member shall receive the maximum longevity rate of such higher class or his existing rate, whichever is greater. Any officer or member in any class who is assigned or transferred to any Sub-Class within the same Class shall be placed in the same service or longevity step in such Sub-Class as that which he was in immediately prior to being so assigned or transferred.

Demotion.
Rate of compensation.

SEC. 305. Whenever any officer or member of the Metropolitan Police force, the Fire Department of the District of Columbia, the White House Police force, or the United States Park Police force is changed or demoted from any class to a lower class, the Commissioners of the District of Columbia, or the Secretary of the Treasury, or the Secretary of the Interior, as the case may be, may, in their or his discretion, in changing or demoting such officer or member, fix his rate of compensation at any rate provided for the Class or Sub-Class to which he is changed or demoted which does not exceed his existing rate of compensation, except that if his existing rate falls between two step rates provided in such lower class, he may receive the higher of such rates.

TITLE IV—LONGEVITY

Conditions for step increases.

SEC. 401. (a) In recognition of long and faithful service, each officer and member shall receive an additional step increase (to be known as a longevity step increase) beyond the maximum scheduled service step rate for the Sub-Class in which he is serving, or for the Class in which he is serving if there are no Sub-Classes in his Class for each 208 calendar weeks of continuous service completed by him following the effective date of this Act at such maximum rate or at a rate in excess thereof, without change to a higher Class, subject to all of the following conditions:

(1) No officer or member shall receive more than one longevity step increase for any two hundred and eight calendar weeks of continuous service, and in order to be eligible therefor he shall have a current performance rating of "satisfactory" or better.

(2) Not more than three successive longevity step increases may be granted to any officer or member; nor shall any officer or member be

granted a longevity step increase above the maximum scheduled longevity step in the Sub-Class in which he is serving or in the Class in which he is serving if there are no Sub-Classes in his Class.

(3) Each longevity step increase shall be equal to one step increase of the class or Sub-Class in which the officer or member is serving.

(4) Each longevity step increase shall begin on the first day of the first pay period following completion of each two hundred and eight weeks.

(b) Satisfactory service (other than that credited in the initial adjustment of salaries under this Act) rendered immediately prior to the effective date of this Act by any officer or member who, in the initial adjustment of salaries, is placed in service step 6, Class 1, or service step 4, Classes 2 through 9, or longevity steps 7 or 8, shall be credited as follows: each five calendar days of such service shall be credited as the equivalent of four calendar days of service for the purpose of computing the first period of two hundred and eight calendar weeks of active service required by subsection (a) of this section to entitle such officer or member to an advance in compensation to the next higher longevity step rate for his rank or title.

TITLE V—MISCELLANEOUS PROVISIONS

SEC. 501. The rates of basic compensation of officers and members of the United States Park Police shall be the same as the rates of compensation, including longevity increases, provided in this Act, for officers and members of the Metropolitan Police force in corresponding or similar Classes or Sub-Classes.

U.S. Park Police.

SEC. 502. (a) Section 204 (b) of title 3 of the United States Code, as amended, is amended by striking therefrom "section 102" and inserting in lieu thereof "section 401", and by striking therefrom "Salary Act of 1953" and inserting in lieu thereof "Salary Act of 1958".

62 Stat. 680; 67 Stat. 76.

(b) Section 405 of the Act approved June 20, 1953 (67 Stat. 72), as amended, is amended by inserting after the words "this Act" wherever it occurs in such section the following: "or the District of Columbia Police and Firemen's Salary Act of 1958".

D.C. Code 4-807 to 4-822.

SEC. 503. Nothing contained in this Act shall be construed to decrease the existing rate of compensation of any present officer or member, but when his position becomes vacant any subsequent appointee to such position shall be compensated in accordance with the rate of pay applicable to such position.

Vacancy provision.

SEC. 504. The Commissioners of the District of Columbia are hereby authorized to promulgate such regulations as they may deem necessary to carry out the intent and purposes of this Act.

Regulations.

SEC. 505. (a) Retroactive salary shall be paid by reason of this Act only in the case of an individual in the service of the United States (including service in the Armed Forces of the United States) or the municipal government of the District of Columbia on the date of enactment of this Act, except that retroactive salary shall be paid (1) to an officer or member of the Metropolitan Police force, the Fire Department of the District of Columbia, the United States Park Police force, or the White House Police force, who retired during the period beginning on the first day of the first pay period which began after January 1, 1958, and ending on the date of enactment of this Act for services rendered during such period, and (2) in accordance with the provisions of the Act of August 3, 1950 (Public Law 636, Eighty-first Congress), as amended (5 U. S. C., secs. 61f-61k), for services rendered during the period beginning on the first day of the first pay period which began after January 1, 1958, and ending on the date of enactment of this Act by an officer or member who dies during such period.

Retroactive payments.

Armed Forces
training credit.

(b) For the purposes of this section, service in the Armed Forces of the United States, in the case of an individual relieved from training and service in the Armed Forces of the United States or discharged from hospitalization following such training and service, shall include the period provided by law for the mandatory restoration of such individual to a position in or under the Federal Government or the municipal government of the District of Columbia.

Delegation of
authority.

SEC. 506. The Commissioners of the District of Columbia, the Secretary of the Treasury, and the Secretary of the Interior are hereby authorized to delegate, from time to time, to their designated agent or agents, any power or function vested in them by this Act, except those powers and functions vested in them by sections 305 and 504 of this Act.

Repeal.

SEC. 507. All of the Act entitled "An Act to adjust the salaries of officers and members of the Metropolitan Police force, the United States Park Police, the White House Police, and the Fire Department of the District of Columbia, and for other purposes", approved June 20, 1953 (67 Stat. 72), as amended, except title III and section 405 of title IV thereof, is hereby repealed.

D.C. Code 4-807
to 4-822.

Effective date.

SEC. 508. (a) This Act shall take effect as of the first day of the first pay period which begins after January 1, 1958.

Insurance.

(b) For the purpose of determining the amount of insurance for which an officer or member is eligible under the Federal Employees' Group Life Insurance Act of 1954, all changes in rates of compensation or salary which result from the enactment of this Act shall be held to be effective as of the first day of the first pay period which begins on or after the date of such enactment.

68 Stat. 736.
5 USC 2091 note.

Approved August 1, 1958.

Public Law 85-585

AN ACT

August 1, 1958
[S. 2617]

To amend the Migratory Bird Hunting Stamp Act of March 16, 1934, as amended.

Migratory bird
hunting stamp.

Be it enacted by the Senate and the House of Representatives of the United States of America in Congress assembled, That section 2 of the Migratory Bird Hunting Stamp Act of March 16, 1934, as amended (48 Stat. 451; 16 U. S. C. 718b), is amended by striking out "\$2" and inserting in lieu thereof "\$3".

Advance allotments to Post
Office.

SEC. 2. Subsections (a) and (b) of section 4 of such Act (16 U. S. C. 718d) are amended to read as follows:

"(a) So much as may be necessary shall be used by the Secretary of the Interior to make advance allotments to the Post Office Department at such times and in such amounts as may be mutually agreed upon by the Secretary of the Interior and the Postmaster General for direct expenditure by the Post Office Department for engraving, printing, issuing, selling, and accounting for migratory bird hunting stamps and moneys received from the sale thereof, in addition to expenses for personal services in the District of Columbia and elsewhere, and such other expenses as may be necessary in executing the duties and functions required of the postal service.

Acquisition of
bird refuges.

"(b) Except as authorized in subsection (c) of this section, the remainder shall be available for the location, ascertainment, and acquisition of suitable areas for migratory bird refuges under the provisions of the Migratory Bird Conservation Act and for the administrative costs incurred in the acquisition of such areas: *Provided*, That not to exceed 40 per centum at any one time of any area which heretofore has been or which hereafter may be acquired, re-

45 Stat. 1222.
16 USC 715.