In the Senate of the United States,

September 25 (legislative day, September 22), 2000.

Resolved, That the bill from the House of Representatives (H.R. 4864) entitled "An Act to amend title 38, United States Code, to reaffirm and clarify the duty of the Secretary of Veterans Affairs to assist claimants for benefits under laws administered by the Secretary, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Veterans Claims Assist-

3 ance Act of 2000".

1SEC. 2. CLARIFICATION OF DEFINITION OF "CLAIMANT"2FOR PURPOSES OF VETERANS CLAIMS.

Chapter 51 of title 38, United States Code, is amended
by inserting before section 5101 the following new section:

5 "§5100. Definition of 'claimant'

6 "For purposes of this chapter, the term 'claimant'
7 means any individual applying for, or submitting a claim
8 for, any benefit under the laws administered by the Sec9 retary.".

10 SEC. 3. ASSISTANCE TO CLAIMANTS.

(a) REAFFIRMATION AND CLARIFICATION OF DUTY TO
ASSIST.—Chapter 51 of title 38, United States Code, is further amended by striking sections 5102 and 5103 and inserting the following:

15 "\$5102. Application forms furnished upon request;
 notice to claimants of incomplete applica tions

18 "(a) FURNISHING FORMS.—Upon request made by 19 any person claiming or applying for, or expressing an in-20 tent to claim or apply for, a benefit under the laws admin-21 istered by the Secretary, the Secretary shall furnish such 22 person, free of all expense, all instructions and forms nec-23 essary to apply for that benefit.

24 "(b) INCOMPLETE APPLICATIONS.—If a claimant's ap25 plication for a benefit under the laws administered by the
26 Secretary is incomplete, the Secretary shall notify the
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claimant and the claimant's representative, if any, of the
 information necessary to complete the application.

3 "\$5103. Notice to claimants of required information 4 and evidence

5 "(a) Required Information and Evidence.—Upon receipt of a complete or substantially complete application, 6 7 the Secretary shall notify the claimant and the claimant's 8 representative, if any, of any information, and any medical 9 or lay evidence, not previously provided to the Secretary 10 that is necessary to substantiate the claim. As part of that notice, the Secretary shall indicate which portion of that 11 information and evidence, if any, is to be provided by the 12 claimant and which portion, if any, the Secretary, in ac-13 cordance with section 5103A of this title and any other ap-14 15 plicable provisions of law, will attempt to obtain on behalf of the claimant. 16

17 "(b) TIME LIMITATION.—(1) In the case of informa18 tion or evidence that the claimant is notified under sub19 section (a) is to be provided by the claimant, if such infor20 mation or evidence is not received by the Secretary within
21 one year from the date of such notification, no benefit may
22 be paid or furnished by reason of the claimant's applica23 tion.

24 "(2) This subsection shall not apply to any application
25 or claim for Government life insurance benefits.

1 "§ 5103A. Duty to assist claimants

2 "(a) DUTY TO ASSIST.—(1) The Secretary shall make
3 reasonable efforts to assist a claimant in obtaining evidence
4 necessary to substantiate the claimant's claim for a benefit
5 under a law administered by the Secretary.

6 "(2) The Secretary is not required to provide assist7 ance to a claimant under this section if no reasonable possi8 bility exists that such assistance would aid in substan9 tiating the claim.

"(3) The Secretary may defer providing assistance
under this section pending the submission by the claimant
of essential information missing from the claimant's application.

14 "(b) ASSISTANCE IN OBTAINING RECORDS.—(1) As
15 part of the assistance provided under subsection (a), the
16 Secretary shall make reasonable efforts to obtain relevant
17 records (including private records) that the claimant ade18 quately identifies to the Secretary and authorizes the Sec19 retary to obtain.

"(2) Whenever the Secretary, after making such reasonable efforts, is unable to obtain all of the relevant records
sought, the Secretary shall notify the claimant that the Secretary is unable to obtain records with respect to the claim.
Such a notification shall—

25 "(A) identify the records the Secretary is unable
26 to obtain;

1	"(B) briefly explain the efforts that the Secretary
2	made to obtain those records; and
3	"(C) describe any further action to be taken by
4	the Secretary with respect to the claim.
5	"(3) Whenever the Secretary attempts to obtain records
6	from a Federal department or agency under this subsection
7	or subsection (c), the efforts to obtain those records shall
8	continue until the records are obtained unless it is reason-
9	ably certain that such records do not exist or that further
10	efforts to obtain those records would be futile.
11	"(c) Obtaining Records for Compensation

12 CLAIMS.—In the case of a claim for disability compensa-13 tion, the assistance provided by the Secretary under sub-14 section (b) shall include obtaining the following records if 15 relevant to the claim:

"(1) The claimant's service medical records and,
if the claimant has furnished the Secretary information sufficient to locate such records, other relevant
records pertaining to the claimant's active military,
naval, or air service that are held or maintained by
a governmental entity.

22 "(2) Records of relevant medical treatment or ex23 amination of the claimant at Department health-care
24 facilities or at the expense of the Department, if the

claimant furnishes information sufficient to locate
 those records.

3 "(3) Any other relevant records held by any Fed4 eral department or agency that the claimant ade5 quately identifies and authorizes the Secretary to ob6 tain.

7 "(d) MEDICAL EXAMINATIONS FOR COMPENSATION 8 CLAIMS.—(1) In the case of a claim for disability com-9 pensation, the assistance provided by the Secretary under 10 subsection (a) shall include providing a medical examina-11 tion or obtaining a medical opinion when such an examina-12 tion or opinion is necessary to make a decision on the 13 claim.

14 "(2) The Secretary shall treat an examination or opin-15 ion as being necessary to make a decision on a claim for 16 purposes of paragraph (1) if the evidence of record before 17 the Secretary, taking into consideration all information 18 and lay or medical evidence (including statements of the 19 claimant)—

20 "(A) contains competent evidence that the claim21 ant has a current disability, or persistent or recur22 rent symptoms of disability; and

23 "(B) indicates that the disability or symptoms
24 may be associated with the claimant's active military,
25 naval, or air service; but

"(C) does not contain sufficient medical evidence 1 2 for the Secretary to make a decision on the claim. 3 "(e) REGULATIONS.—The Secretary shall prescribe 4 regulations to carry out this section. 5 Rule (f)With Respect TODisallowed CLAIMS.—Nothing in this section shall be construed to re-6 7 quire the Secretary to reopen a claim that has been dis-8 allowed except when new and material evidence is presented 9 or secured, as described in section 5108 of this title. 10 "(q) OTHER ASSISTANCE NOT PRECLUDED.—Nothing in this section shall be construed as precluding the Sec-11 retary from providing such other assistance under sub-12

13 section (a) to a claimant in substantiating a claim as the14 Secretary considers appropriate.".

(b) REENACTMENT OF RULE FOR CLAIMANT'S LACK16 ING A MAILING ADDRESS.—Chapter 51 of such title is fur17 ther amended by adding at the end the following new sec18 tion:

19 "§5126. Benefits not to be denied based on lack of 20 mailing address

21 "Benefits under laws administered by the Secretary
22 may not be denied a claimant on the basis that the claimant
23 does not have a mailing address.".

1 SEC. 4. DECISION ON CLAIM.

2 Section 5107 of title 38, United States Code, is amend3 ed to read as follows:

4 "§ 5107. Claimant responsibility; benefit of the doubt

5 "(a) CLAIMANT RESPONSIBILITY.—Except as other6 wise provided by law, a claimant has the responsibility to
7 present and support a claim for benefits under laws admin8 istered by the Secretary.

9 "(b) BENEFIT OF THE DOUBT.—The Secretary shall consider all information and lay and medical evidence of 10 record in a case before the Secretary with respect to benefits 11 under laws administered by the Secretary. When there is 12 an approximate balance of positive and negative evidence 13 regarding any issue material to the determination of a mat-14 ter, the Secretary shall give the benefit of the doubt to the 15 claimant.". 16

17 SEC. 5. PROHIBITION OF CHARGES FOR RECORDS FUR-18NISHED BY OTHER FEDERAL DEPARTMENTS19AND AGENCIES.

20 Section 5106 of title 38, United States Code, is amend-21 ed by adding at the end the following new sentence: "The 22 cost of providing information to the Secretary under this 23 section shall be borne by the department or agency pro-24 viding the information.".

1 SEC. 6. CLERICAL AMENDMENTS. 2 The table of sections at the beginning of chapter 51 3 of title 38, United States Code, is amended— 4 (1) by inserting before the item relating to sec-5 tion 5101 the following new item: "5100. Definition of 'claimant'."; 6 (2) by striking the items relating to sections 7 5102 and 5103 and inserting the following: "5102. Application forms furnished upon request; notice to claimants of incomplete applications. "5103. Notice to claimants of required information and evidence. "5103A. Duty to assist claimants."; 8 (3) by striking the item relating to section 5107 9 and inserting the following: "5107. Claimant responsibility; benefit of the doubt."; 10 and (4) by adding at the end the following new item: 11 "5126. Benefits not to be denied based on lack of mailing address.". 12 SEC. 7. EFFECTIVE DATE. 13 (a) IN GENERAL.—Except as specifically provided otherwise, the provisions of section 5107 of title 38, United 14 States Code, as amended by section 4 of this Act, apply 15 to any claim— 16 17 (1) filed on or after the date of the enactment of 18 this Act; or 19 (2) filed before the date of the enactment of this 20 Act and not final as of that date.

1 (b) RULE FOR CLAIMS THE DENIAL OF WHICH BE-2 CAME FINAL AFTER THE COURT OF APPEALS FOR VET-ERANS CLAIMS DECISION IN THE MORTON CASE.—(1) In 3 4 the case of a claim for benefits denied or dismissed as described in paragraph (2), the Secretary of Veterans Affairs 5 shall, upon the request of the claimant or on the Secretary's 6 7 own motion, order the claim readjudicated under chapter 8 51 of such title, as amended by this Act, as if the denial 9 or dismissal had not been made.

(2) A denial or dismissal described in this paragraph
is a denial or dismissal of a claim for a benefit under the
laws administered by the Secretary of Veterans Affairs
that—

(A) became final during the period beginning on
July 14, 1999, and ending on the date of the enactment of this Act; and

17 (B) was issued by the Secretary of Veterans Af18 fairs or a court because the claim was not well
19 grounded (as that term was used in section 5107(a)
20 of title 38, United States Code, as in effect during
21 that period).

(3) A claim may not be readjudicated under this subsection unless a request for readjudication is filed by the
claimant, or a motion is made by the Secretary, not later
than two years after the date of the enactment of this Act.

(4) In the absence of a timely request of a claimant
 under paragraph (3), nothing in this Act shall be construed
 as establishing a duty on the part of the Secretary of Vet erans Affairs to locate and readjudicate a claim described
 in this subsection.

Attest:

Secretary.



AMENDMENT