

115TH CONGRESS
1ST SESSION

S. 712

To amend title 38, United States Code, to reform the rights and processes relating to appeals of decisions regarding claims for benefits under the laws administered by the Secretary of Veterans Affairs, and for other purposes.

IN THE SENATE OF THE UNITED STATES

MARCH 23, 2017

Mr. BLUMENTHAL (for himself, Mr. TESTER, Mr. KING, Mr. Kaine, Ms. HASSAN, Mr. CASEY, Ms. BALDWIN, Mr. VAN HOLLEN, Mrs. MURRAY, Mr. DURBIN, Mrs. FEINSTEIN, Mr. SANDERS, Mr. UDALL, Ms. HIRONO, Mrs. SHAHEEN, Mr. WARNER, Mr. BROWN, and Mr. MANCHIN) introduced the following bill; which was read twice and referred to the Committee on Veterans' Affairs

A BILL

To amend title 38, United States Code, to reform the rights and processes relating to appeals of decisions regarding claims for benefits under the laws administered by the Secretary of Veterans Affairs, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,*

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the “Department of Vet-
5 erans Affairs Appeals Modernization Act of 2017”.

1 **SEC. 2. REFORM OF RIGHTS AND PROCESSES RELATING TO**
2 **APPEALS OF DECISIONS REGARDING CLAIMS**
3 **FOR BENEFITS UNDER LAWS ADMINISTERED**
4 **BY SECRETARY OF VETERANS AFFAIRS.**

5 (a) **DEFINITIONS.**—Section 101 of title 38, United
6 States Code, is amended by adding at the end the fol-
7 lowing new paragraphs:

8 “(34) The term ‘agency of original jurisdiction’
9 means the activity which entered the original deter-
10 mination with regard to a claim for benefits under
11 laws administered by the Secretary.

12 “(35) The term ‘relevant evidence’ means evi-
13 dence that tends to prove or disprove a matter in
14 issue.”.

15 (b) **NOTICE REGARDING CLAIMS.**—Section 5103(a)
16 of such title is amended—

17 (1) in paragraph (1), in the first sentence, by
18 striking “The” and inserting “Except as provided in
19 paragraph (3), the”;

20 (2) in paragraph (2)(B)(i) by striking “, a
21 claim for reopening a prior decision on a claim, or
22 a claim for an increase in benefits;” and inserting
23 “or a supplemental claim;”; and

24 (3) by adding at the end the following new
25 paragraph:

1 “(3) The requirement to provide notice under para-
2 graph (1) shall not apply with respect to a supplemental
3 claim that is filed within the timeframe set forth in sub-
4 paragraphs (B) and (D) of section 5110(a)(2) of this
5 title.”.

6 (c) MODIFICATION OF RULE REGARDING DIS-
7 ALLOWED CLAIMS.—Section 5103A(f) of such title is
8 amended—

9 (1) by striking “reopen” and inserting “readju-
10 dicate”; and

11 (2) by striking “material” and inserting “rel-
12 evant”.

13 (d) MODIFICATION OF DUTY TO ASSIST CLAIM-
14 ANTS.—Section 5103A of such title is amended—

15 (1) by redesignating subsections (e) through (g)
16 as subsections (g) through (i), respectively; and

17 (2) by inserting after subsection (d) the fol-
18 lowing new subsections:

19 “(e) APPLICABILITY OF DUTY TO ASSIST.—(1) The
20 Secretary’s duty to assist under this section shall apply
21 only to a claim, or supplemental claim, for a benefit under
22 a law administered by the Secretary until the time that
23 a claimant is provided notice of the agency of original ju-
24 risdiction’s decision with respect to such claim, or supple-
25 mental claim, under section 5104 of this title.

1 “(2) The Secretary’s duty to assist under this section
2 shall not apply to higher-level review by the agency of
3 original jurisdiction, pursuant to section 5104B of this
4 title, or to review on appeal by the Board of Veterans’
5 Appeals.

6 “(f) CORRECTION OF DUTY TO ASSIST ERRORS.—
7 (1) If, during review of the agency of original jurisdiction
8 decision under section 5104B of this title, the higher-level
9 reviewer identifies an error on the part of the agency of
10 original jurisdiction to satisfy its duties under this section,
11 and that error occurred prior to the agency of original ju-
12 risdiction decision being reviewed, unless the claim can be
13 granted in full, the higher-level reviewer shall return the
14 claim for correction of such error and readjudication.

15 “(2)(A) If the Board of Veterans’ Appeals, during re-
16 view on appeal of an agency of original jurisdiction deci-
17 sion, identifies an error on the part of the agency of origi-
18 nal jurisdiction to satisfy its duties under this section, and
19 that error occurred prior to the agency of original jurisdic-
20 tion decision on appeal, unless the claim can be granted
21 in full, the Board shall remand the claim to the agency
22 of original jurisdiction for correction of such error and re-
23 adjudication.

24 “(B) Remand for correction of such error may in-
25 clude directing the agency of original jurisdiction to obtain

1 an advisory medical opinion under section 5109 of this
2 title.”.

3 (e) DECISIONS AND NOTICES OF DECISIONS.—Sub-
4 section (b) of section 5104 of such title is amended to read
5 as follows:

6 “(b) In any case where the Secretary denies a benefit
7 sought, the notice required by subsection (a) shall also in-
8 clude all of the following:

9 “(1) Identification of the issues adjudicated.

10 “(2) A summary of the evidence considered by
11 the Secretary.

12 “(3) A summary of the applicable laws and reg-
13 ulations.

14 “(4) Identification of findings favorable to the
15 claimant.

16 “(5) Identification of elements not satisfied
17 leading to the denial.

18 “(6) An explanation of how to obtain or access
19 evidence used in making the decision.

20 “(7) If applicable, identification of the criteria
21 that must be satisfied to grant service connection or
22 the next higher level of compensation.”.

23 (f) BINDING NATURE OF FAVORABLE FINDINGS.—

1 (1) IN GENERAL.—Chapter 51 of such title is
2 amended inserting after section 5104 the following
3 new section:

4 **“§ 5104A. Binding nature of favorable findings”**

5 “Any finding favorable to the claimant as described
6 in section 5104(b)(4) of this title shall be binding on all
7 subsequent adjudicators within the Department, unless
8 clear and convincing evidence is shown to the contrary to
9 rebut such favorable finding.”.

10 (2) CLERICAL AMENDMENT.—The table of sec-
11 tions at the beginning of chapter 51 of such title is
12 amended by inserting after the item relating to sec-
13 tion 5104 the following new item:

“5104A. Binding nature of favorable findings.”.

14 (g) HIGHER-LEVEL REVIEW BY AGENCY OF ORIGI-
15 NAL JURISDICTION.—

16 (1) IN GENERAL.—Chapter 51 of such title, as
17 amended by subsection (f), is further amended by in-
18 serting after section 5104A, as added by such sub-
19 section, the following new section:

20 **“§ 5104B. Higher-level review by the agency of origi-
21 nal jurisdiction”**

22 “(a) IN GENERAL.—A claimant may request a review
23 of the decision of the agency of original jurisdiction by
24 a higher-level adjudicator within the agency of original ju-
25 risdiction.

1 “(b) TIME AND MANNER OF REQUEST.—(1) A re-
2 quest for higher-level review by the agency of original ju-
3 risdiction shall be—

4 “(A) in writing in such form as the Secretary
5 may prescribe; and

6 “(B) made within one year of the notice of the
7 agency of original jurisdiction’s decision.

8 “(2) Such request may specifically indicate whether
9 such review is requested by a higher-level adjudicator at
10 the same office within the agency of original jurisdiction
11 or by an adjudicator at a different office of the agency
12 of original jurisdiction.

13 “(c) DECISION.—Notice of a higher-level review deci-
14 sion under this section shall be provided in writing.

15 “(d) EVIDENTIARY RECORD FOR REVIEW.—The evi-
16 dentiary record before the higher-level reviewer shall be
17 limited to the evidence of record in the agency of original
18 jurisdiction decision being reviewed.

19 “(e) DE NOVO REVIEW.—A review of the decision of
20 the agency of original jurisdiction by a higher-level adjudi-
21 cator within the agency of original jurisdiction shall be de
22 novo.”.

23 (2) CLERICAL AMENDMENT.—The table of sec-
24 tions at the beginning of chapter 51 of such title, as
25 amended by subsection (f), is further amended by in-

1 serting after the item relating to section 5104A, as
2 added by such subsection, the following new item:

“5104B. Higher-level review by the agency of original jurisdiction.”.

3 (h) OPTIONS FOLLOWING DECISION BY AGENCY OF
4 ORIGINAL JURISDICTION.—

5 (1) IN GENERAL.—Chapter 51 of such title, as
6 amended by subsection (g), is further amended by
7 inserting after section 5104B, as added by such sub-
8 section, the following new section:

9 **“§ 5104C. Options following decision by agency of
10 original jurisdiction”**

11 “(a) WITHIN ONE YEAR OF DECISION.—(1) Subject
12 to paragraph (2), in any case in which the Secretary de-
13 nies a claim, the claimant may take any of the following
14 actions on or before the date that is one year after the
15 date on which the agency of original jurisdiction issues
16 a decision with respect to that claim:

17 “(A) File a request for higher-level review
18 under section 5104B of this title.

19 “(B) File a supplemental claim under section
20 5108 of this title.

21 “(C) File a notice of disagreement under sec-
22 tion 7105 of this title.

23 “(2)(A) Once a claimant takes an action set forth in
24 paragraph (1), the claimant may not take another action

1 set forth in that paragraph with respect to such claim

2 until—

3 “(i) the higher-level review, supplemental claim,

4 or appeal in connection with the notice of disagree-

5 ment is adjudicated; or

6 “(ii) the request for higher-level review, supple-

7 mental claim, or notice of disagreement is with-

8 drawn.

9 “(B) Nothing in this subsection shall prohibit a

10 claimant from taking any of the actions set forth in para-

11 graph (1) in succession with respect to a claim.

12 “(C) Nothing in this subsection shall prohibit a

13 claimant from taking different actions set forth in para-

14 graph (1) with respect to different claims.

15 “(b) MORE THAN ONE YEAR AFTER DECISION.—In

16 any case in which the Secretary denies a claim and more

17 than one year has passed since the date on which the

18 agency of original jurisdiction issues a decision with re-

19 spect to that claim, the claimant may file a supplemental

20 claim under section 5108 of this title.”.

21 (2) CLERICAL AMENDMENT.—The table of sec-

22 tions at the beginning of chapter 51 of such title, as

23 amended by subsection (g), is further amended by

24 inserting after the item relating to section 5104B, as

25 added by such subsection, the following new item:

“5104C. Options following decision by agency of original jurisdiction.”.

1 (i) SUPPLEMENTAL CLAIMS.—

2 (1) IN GENERAL.—Section 5108 of such title is
3 amended to read as follows:

4 **“§ 5108. Supplemental claims”**

5 “If new and relevant evidence is presented or secured
6 with respect to a supplemental claim, the Secretary shall
7 readjudicate the claim taking into consideration any evi-
8 dence added to the record prior to the former disposition
9 of the claim.”.

10 (2) CLERICAL AMENDMENT.—The table of sec-
11 tions at the beginning of chapter 51 of such title is
12 amended by striking the item relating to section
13 5108 and inserting the following new item:

“5108. Supplemental claims.”.

14 (j) REMAND TO OBTAIN ADVISORY MEDICAL OPIN-
15 ION.—Section 5109 of such title is amended by adding
16 at the end the following new subsection:

17 “(d)(1) The Board of Veterans’ Appeals may remand
18 a claim to direct the agency of original jurisdiction to ob-
19 tain an advisory medical opinion under this section to cor-
20 rect an error on the part of the agency of original jurisdic-
21 tion to satisfy its duties under section 5103A of this title
22 when such error occurred prior to the agency of original
23 jurisdiction decision on appeal.

1 “(2) The Board’s remand instructions shall include
2 the questions to be posed to the independent medical ex-
3 pert providing the advisory medical opinion.”.

4 (k) RESTATEMENT OF REQUIREMENT FOR EXPE-
5 DITED TREATMENT OF REMANDED CLAIMS.—Section
6 5109B of such title is amended to read as follows:

7 **“§ 5109B. Expedited treatment of remanded claims**

8 “The Secretary shall take such actions as may be
9 necessary to provide for the expeditious treatment by the
10 agency of original jurisdiction of any claim that is re-
11 manded by the Board of Veterans’ Appeals.”.

12 (l) EFFECTIVE DATES OF AWARDS.—Section 5110 of
13 title 38, United States Code, is amended—

14 (1) by amending subsection (a) to read as fol-
15 lows:

16 “(a)(1) Unless specifically provided otherwise in this
17 chapter, the effective date of an award based on an initial
18 claim, or a supplemental claim, of compensation, depend-
19 ency and indemnity compensation, or pension, shall be
20 fixed in accordance with the facts found, but shall not be
21 earlier than the date of receipt of application therefor.

22 “(2) For purposes of determining the effective date
23 of an award under this section, the date of application
24 shall be considered the date of the filing of the initial ap-

1 plication for a benefit if the claim is continuously pursued
2 by filing any of the following, either alone or in succession:

3 “(A) A request for higher-level review under
4 section 5104B of this title on or before the date that
5 is one year after the date on which the agency of
6 original jurisdiction issues a decision.

7 “(B) A supplemental claim under section 5108
8 of this title on or before the date that is one year
9 after the date on which the agency of original juris-
10 diction issues a decision.

11 “(C) A notice of disagreement on or before the
12 date that is one year after the date on which the
13 agency of original jurisdiction issues a decision.

14 “(D) A supplemental claim under section 5108
15 of this title on or before the date that is one year
16 after the date on which the Board of Veterans’ Ap-
17 peals issues a decision.

18 “(3) Except as otherwise provided in this section, for
19 supplemental claims received more than one year after the
20 date on which the agency of original jurisdiction issued
21 a decision or the Board of Veterans’ Appeals issued a deci-
22 sion, the effective date shall be fixed in accordance with
23 the facts found, but shall not be earlier than the date of
24 receipt of the supplemental claim.”; and

25 (2) in subsection (i), in the first sentence—

- 1 (A) by striking “reopened” and inserting
2 “readjudicated”;
3 (B) by striking “material” and inserting
4 “relevant”; and
5 (C) by striking “reopening” and inserting
6 “readjudication”.

7 (m) DEFINITION OF AWARD OR INCREASED AWARD
8 FOR PURPOSES OF PROVISIONS RELATING TO COM-
9 MENCEMENT OF PERIOD OF PAYMENT.—Section
10 5111(d)(1) of such title is amended by striking “or re-
11 opened award” and inserting “award or award based on
12 a supplemental claim”.

13 (n) MODIFICATION ON LIMITATION ON FEES ALLOW-
14 ABLE FOR REPRESENTATION.—Section 5904(c) of such
15 title is amended, in paragraphs (1) and (2), by striking
16 “notice of disagreement is filed” both places it appears
17 and inserting “claimant is provided notice of the agency
18 of original jurisdiction’s initial decision under section 5104
19 of this title”.

20 (o) CLARIFICATION OF BOARD OF VETERANS’ AP-
21 PEALS REFERRAL REQUIREMENTS AFTER ORDER FOR
22 RECONSIDERATION OF DECISIONS.—Section 7103(b)(1)
23 of title 38, United States Code, is amended by striking
24 “heard” both places it appears and inserting “decided”.

1 (p) CONFORMING AMENDMENT RELATING TO RE-
2 ADJUDICATION.—Section 7104(b) of such title is amended
3 by striking “reopened” and inserting “readjudicated”.

4 (q) MODIFICATION OF PROCEDURES FOR APPEALS
5 TO BOARD OF VETERANS’ APPEALS.—

6 (1) IN GENERAL.—Section 7105 of title 38,
7 United States Code, is amended—

8 (A) in subsection (a)—
9 (i) by striking the first sentence and
10 inserting “Appellate review shall be initi-
11 ated by the filing of a notice of disagree-
12 ment in the form prescribed by the Sec-
13 retary.”; and

14 (ii) by striking “hearing and”;
15 (B) by amending subsection (b) to read as
16 follows:

17 “(b)(1)(A) Except in the case of simultaneously con-
18 tested claims, notice of disagreement shall be filed within
19 one year from the date of the mailing of notice of the deci-
20 sion of the agency of original jurisdiction pursuant to sec-
21 tion 5104, 5104B, or 5108 of this title.

22 “(B) A notice of disagreement postmarked before the
23 expiration of the 1-year period shall be accepted as timely
24 filed.

1 “(C) A question as to timeliness or adequacy of the
2 notice of disagreement shall be decided by the Board.

3 “(2)(A) Notices of disagreement shall be in writing,
4 shall set out specific allegations of error of fact or law,
5 and may be filed by the claimant, the claimant’s legal
6 guardian, or such accredited representative, attorney, or
7 authorized agent as may be selected by the claimant or
8 legal guardian.

9 “(B) Not more than one recognized organization, at-
10 torney, or agent may be recognized at any one time in
11 the prosecution of a claim.

12 “(C) Notices of disagreement shall be filed with the
13 Board.

14 “(3)(A) The notice of disagreement shall indicate
15 whether the claimant requests—

16 “(i) a hearing before the Board;
17 “(ii) an opportunity to submit additional evi-
18 dence without a hearing before the Board; or
19 “(iii) a review by the Board without a hearing
20 or submission of additional evidence.

21 “(B) If the claimant does not expressly request a
22 hearing before the Board in the notice of disagreement,
23 no hearing before the Board shall be held.”;

24 (C) by amending subsection (c) to read as
25 follows:

“(c) If no notice of disagreement is filed in accordance with this chapter within the prescribed period, the action or decision of the agency of original jurisdiction shall become final and the claim shall not thereafter be readjudicated or allowed, except as may otherwise be provided by section 5104B or 5108 of this title or such regulations as are consistent with this title.”;

10 “(d) The Board of Veterans’ Appeals may dismiss
11 any appeal which fails to allege specific error of fact or
12 law in the decision being appealed.”;

“7105. Filing of appeal.”.

20 (r) MODIFICATION OF PROCEDURES AND REQUIRE-
21 MENTS FOR SIMULTANEOUSLY CONTESTED CLAIMS.—
22 Subsection (b) of section 7105A of such title is amended
23 to read as follows:

24 "(b)(1) The substance of the notice of disagreement
25 shall be communicated to the other party or parties in in-

1 terest and a period of thirty days shall be allowed for filing
2 a brief or argument in response thereto.

3 “(2) Such notice shall be forwarded to the last known
4 address of record of the parties concerned, and such action
5 shall constitute sufficient evidence of notice.”.

6 (s) REPEAL OF PROCEDURES FOR ADMINISTRATIVE
7 APPEALS.—

8 (1) IN GENERAL.—Chapter 71 of such title is
9 amended by striking section 7106.

10 (2) CLERICAL AMENDMENT.—The table of sec-
11 tions at the beginning of chapter 71 of such title is
12 amended by striking the item relating to section
13 7106.

14 (t) MODIFICATIONS RELATING TO APPEALS: DOCK-
15 ETS; HEARINGS.—Section 7107 of such title is amended
16 to read as follows:

17 **“§ 7107. Appeals: dockets; hearings”**

18 “(a) DOCKETS.—(1) The Board shall maintain two
19 separate dockets as follows:

20 “(A) A non-hearing option docket shall be
21 maintained for cases in which no Board hearing is
22 requested and no additional evidence will be sub-
23 mitted.

24 “(B) A separate and distinct hearing option
25 docket shall be maintained for cases in which a

1 Board hearing is requested in the notice of disagreement
2 or in which no Board hearing is requested, but
3 the appellant requests, in the notice of disagreement,
4 an opportunity to submit additional evidence.

5 “(2) Except as provided in subsection (b), each case
6 before the Board will be decided in regular order according
7 to its respective place on the Board’s non-hearing option
8 docket or the hearing option docket.

9 “(b) ADVANCEMENT ON THE DOCKET.—(1) A case
10 on either the Board’s non-hearing option docket or hear-
11 ing option docket may, for cause shown, be advanced on
12 motion for earlier consideration and determination.

13 “(2) Any such motion shall set forth succinctly the
14 grounds upon which the motion is based.

15 “(3) Such a motion may be granted only—
16 “(A) if the case involves interpretation of law of
17 general application affecting other claims;

18 “(B) if the appellant is seriously ill or is under
19 severe financial hardship; or

20 “(C) for other sufficient cause shown.

21 “(c) MANNER AND SCHEDULING OF HEARINGS FOR
22 CASES ON BOARD HEARING OPTION DOCKET.—(1) For
23 cases on the Board hearing option docket in which a hear-
24 ing is requested in the notice of disagreement, the Board

1 shall notify the appellant whether a Board hearing will
2 be held—

3 “(A) at its principal location, or
4 “(B) by picture and voice transmission at a fa-
5 cility of the Department where the Secretary has
6 provided suitable facilities and equipment to conduct
7 such hearings.

8 “(2)(A) Upon notification of a Board hearing at the
9 Board’s principal location as described in subparagraph
10 (A) of paragraph (1), the appellant may alternatively re-
11 quest a hearing as described in subparagraph (B) of such
12 paragraph. If so requested, the Board shall grant such re-
13 quest.

14 “(B) Upon notification of a Board hearing by picture
15 and voice transmission as described in subparagraph (B)
16 of paragraph (1), the appellant may alternatively request
17 a hearing as described in subparagraph (A) of such para-
18 graph. If so requested, the Board shall grant such request.

19 “(d) SCREENING OF CASES.—Nothing in this section
20 shall be construed to preclude the screening of cases for
21 purposes of—

22 “(1) determining the adequacy of the record for
23 decisional purposes; or

1 “(2) the development, or attempted develop-
2 ment, of a record found to be inadequate for
3 decisional purposes.”.

4 (u) REPEAL OF CERTAIN AUTHORITY FOR INDE-
5 PENDENT MEDICAL OPINIONS.—

6 (1) IN GENERAL.—Section 7109 of such title is
7 hereby repealed.

8 (2) CLERICAL AMENDMENT.—The table of sec-
9 tions at the beginning of chapter 71 of such title is
10 amended by striking the item relating to section
11 7109.

12 (v) CLARIFICATION OF PROCEDURES FOR REVIEW OF
13 DECISIONS ON GROUNDS OF CLEAR AND UNMISTAKABLE
14 ERROR.—Section 7111(e) of title 38, United States Code,
15 is amended by striking “, without referral to any adjudica-
16 tive or hearing official acting on behalf of the Secretary”.

17 (w) EVIDENTIARY RECORD BEFORE BOARD OF VET-
18 ERANS’ APPEALS.—

19 (1) IN GENERAL.—Chapter 71 of title 38,
20 United States Code, is amended by adding at the
21 end the following new section:

22 **“§ 7113. Evidentiary record before the Board of Vet-
23 erans’ Appeals**

24 “(a) NON-HEARING OPTION DOCKET.—For cases in
25 which a hearing before the Board of Veterans’ Appeals

1 is not requested in the notice of disagreement, the evi-
2 dentiary record before the Board shall be limited to the
3 evidence of record at the time of the decision of the agency
4 of original jurisdiction on appeal.

5 “(b) HEARING OPTION DOCKET.—(1)(A) Except as
6 provided in subparagraph (B) of this paragraph, for cases
7 on the hearing option docket in which a hearing is re-
8 quested in the notice of disagreement, the evidentiary
9 record before the Board shall be limited to the evidence
10 of record at the time of the decision of the agency of origi-
11 nal jurisdiction on appeal.

12 “(B) The evidentiary record before the Board for
13 cases on the hearing option docket in which a hearing is
14 requested, shall include each of the following, which the
15 Board shall consider in the first instance:

16 “(i) Evidence submitted by the appellant and
17 his or her representative, if any, at the Board hear-
18 ing.

19 “(ii) Evidence submitted by the appellant and
20 his or her representative, if any, within 90 days fol-
21 lowing the Board hearing.

22 “(2)(A) Except as provided in subparagraph (B) of
23 this paragraph, for cases on the hearing option docket in
24 which a hearing is not requested in the notice of disagree-
25 ment, the evidentiary record before the Board shall be lim-

1 ited to the evidence considered by the agency of original
2 jurisdiction in the decision on appeal.

3 “(B) The evidentiary record before the Board for
4 cases on the hearing option docket in which a hearing is
5 not requested, shall include each of the following, which
6 the Board shall consider in the first instance:

7 “(i) Evidence submitted by the appellant and
8 his or her representative, if any, with the notice of
9 disagreement.

10 “(ii) Evidence submitted by the appellant and
11 his or her representative, if any, within 90 days fol-
12 lowing receipt of the notice of disagreement.”.

13 (2) CLERICAL AMENDMENT.—The table of sec-
14 tions at the beginning of chapter 71 of such title is
15 amended by inserting after the item relating to sec-
16 tion 7112 the following new item:

“7113. Evidentiary record before the Board of Veterans’ Appeals.”.

17 (x) APPLICABILITY.—The amendments made by this
18 Act shall apply to all claims for which notice of a decision
19 under section 5104 of title 38, United States Code, is pro-
20 vided by the Secretary on or after the date that is 540
21 days after the date of the enactment of this Act.

