AMENDMENTS


Subsec. (a). Pub. L. 103–337, § 504(b)(3)(A), struck out “or the Judge Advocate General” after “Chief of bureau” and struck out at end “Unless appointed to a higher grade under another provision of law, an officer of the Marine Corps, while serving as Judge Advocate General, has the rank of major general.”

Subsec. (b). Pub. L. 103–337, § 504(b)(3)(B), struck out “or the Judge Advocate General” after “Chief of bureau” in two places and “or major general” as appropriate after “grade of rear admiral.”

1980—Subsec. (b). Pub. L. 96–513 struck out second sentence relating to retired pay of an officer retired in the grade of rear admiral, and inserted “or active-duty list” after “active list” in third sentence.

1966—Pub. L. 89–718 inserted reference to the Judge Advocate General in section catchline, substituted “Judge Advocate General” for “Chief of the Bureau of Naval Weapons”, inserted “or the Judge Advocate General” after “Chief of bureau” in subsec. (a), and “or the Judge Advocate General” after “Chief of bureau” in subsec. (b).

1955—Subsec. (b). Pub. L. 89–288 permitted an officer who is serving or has served in the grade of vice admiral under section 5137(a) of this title, upon retirement, to be appointed by the President, by and with the advice and consent of the Senate, to the highest grade held by him while on the active list and with the retired pay based on that grade.


EFFECTIVE DATE OF 1980 AMENDMENT


EFFECTIVE DATE OF 1962 AMENDMENTS


EFFECTIVE DATE OF 1959 AMENDMENT

For effective date of amendment by Pub. L. 86–174 see note set out under section 5131 of this title.

TRANSFER OF FUNCTIONS

Transfer of functions of Offices of Bureau Chiefs, see note set out under section 5111 of this title.

HISTORICAL AND REVISION NOTES

<table>
<thead>
<tr>
<th>Revised section</th>
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<tr>
<td>...</td>
<td>5 U.S.C. 449 (last 51 words).</td>
<td>July 26, 1894, ch. 165, § 1, 28 Stat. 132 (34th par., last 66 words); July 11, 1919, ch. 9, 41 Stat. 147 (1st proviso).</td>
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<tr>
<td>...</td>
<td>5 U.S.C. 450 (less 1st 35 words).</td>
<td>July 12, 1921, ch. 44, § 8 (36th par., 1st 35 words); 42 Stat. 142.</td>
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<tr>
<td>...</td>
<td>5 U.S.C. 452a (less applicability to JAG).</td>
<td>Feb. 3, 1942, ch. 35, § 1 (less applicability to JAG).</td>
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In subsection (a) all the provisions covering succession in case of the absence of the chiefs of the various bureaus are integrated and uniformly stated.


TRANSFER OF FUNCTIONS

Transfer of functions of Offices of Bureau Chiefs, see note set out under section 5111 of this title.


EFFECTIVE DATE OF REPEAL

Repeal effective July 1, 1960, or any earlier date on which the Secretary of the Navy makes formal finding that all the functions of the Bureau of Aeronautics and the Bureau of Ordnance have been transferred to the Bureau of Naval Weapons or elsewhere, see note set out under section 5131 of this title.

§ 5137. Bureau of Medicine and Surgery: Chief; Deputy Chief

(a) The Chief of the Bureau of Medicine and Surgery shall be appointed by the President, and with the advice and consent of the Senate, for a term of four years, from officers on the active-duty list of the Navy in any corps of the Navy Medical Department. He has the title of Surgeon General. The Surgeon General, while so serving has the grade of vice admiral.

(b) An officer on the active-duty list of the Navy who is qualified to be the Chief of the Bu-
The Bureau of Medicine and Surgery may be detailed as Deputy Chief of the Bureau of Medicine and Surgery.


**HISTORICAL AND REVISION NOTES**

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<tr>
<td>5137(b) ....</td>
<td>5 U.S.C. 451 (less last 10 words).</td>
<td>R.S. 1471 (less applicability to Paymaster General).</td>
</tr>
</tbody>
</table>

**In subsection (a) the words “from officers on the active list of the Navy in the Medical Corps” are substituted for the words “from the list of Surgeons of the Navy” to conform to present statutory terminology, and the words “or from officers having the rank of captain in the staff corps of the Navy” are omitted as obsolete in view of the subsequent changes in staff corps grades and the establishment of grades and ranks higher than captain in the staff corps. R.S. 421 and 426 were derived from the Act of July 5, 1862, ch. 134, 12 Stat. 510, and the Act of Mar. 3, 1871, ch. 117, § 10, 16 Stat. 537. The Act of July 5, 1862, provided that the Chief of the Bureau of Medicine and Surgery should be appointed from the list of surgeons in the Navy. At that time the senior medical officers were “surgeons” who “ranked with” commanders. Next junior to them were “surgeons” who “ranked with” lieutenants. The rank of lieutenant commander did not exist. The Act of Mar. 3, 1871, established five grades in the Medical Corps of which two, medical director and medical inspector, were higher than the grade of surgeon. Medical directors were given the relative rank of captain, medical inspectors the relative rank of commander, and surgeons the relative rank of lieutenant commander or lieutenant. The 1871 Act further provided that chiefs of bureaus might be appointed from officers having the relative rank of captain in the staff corps. This provision was probably intended to insure that the assignment of new grades and titles to senior staff corps officers should not be construed as a bar to their appointment as bureau chiefs. However, it was interpreted by the Commissioners who drafted the Revised Statutes as setting up a new category of officers from which bureau chiefs could be appointed, and it was therefore stated, in R.S. 421, as an alternative to each of the other categories specified for the various Bureaus in the 1862 Act and reenacted in R.S. 422–426. Thus the Chief of the Bureau of Medicine and Surgery could be appointed from surgeons, who had the relative rank of lieutenant commander or lieutenant in the Medical Corps, or from officers having the relative rank of captain in the Medical Corps, Pay Corps, or Engineer Corps. Section 405 of the Officer Personnel Act of 1947 (34 U.S.C. 10a) abolished the grade of surgeon and other staff corps grades and replaced them with grades having the same titles as the grades and ranks in the line. Officers who were “surgeons” are now “lieutenant commanders and lieutenants in the Medical Corps.” If this literal translation is made in R.S. 426 and the eligibility of all staff corps captains, as stated in R.S. 421, is retained, an absurd result is reached; i.e., lieutenants, lieutenant commanders, and captains in the Medical Corps are eligible for appointment as Chief of the Bureau of Medicine and Surgery; but commanders and rear admirals in that category are ineligible; captains, in other staff corps are eligible by virtue of their rank alone, regardless of their lack of training in medicine. It appears, therefore, that the only reasonable meaning that can be given to R.S. 421 and 426 at the present time is that the Chief of the Bureau of Medicine and Surgery must be an officer of the Medical Corps.

In subsection (b) the words “Deputy Chief of the Bureau of Medicine and Surgery” are substituted for the words “assistant to the Bureau” for uniformity. The words “an officer on the active list of the Navy in the Medical Corps” are substituted for the words “a surgeon, assistant surgeon, or passed assistant surgeon” to conform to present statutory terminology and to describe clearly the class of officers eligible for detail under this subsection. When the source statute was enacted there was no class of officers exactly corresponding to officers of the present Naval Reserve, and retired officers could be called to active duty only in time of war, so that the detailing of an officer not on the active list as assistant to the bureau chief was probably not contemplated. Further, since the assistant or deputy must at times perform the duties of the chief, it is reasonable to assume that he was intended to be in the same category of officers. Later statutes relating to the Assistant Chiefs of the Bureau of Aeronautics and the Bureau of Ships, enacted at a time when there were Reserve officers and when retired officers could be called to duty at any time with their consent, specify that the assistant chiefs shall be officers on the active list.

**AMENDMENTS**


1965—Subsec. (a). Pub. L. 89–288 provided the Surgeon General, while so serving, with the grade of vice admiral.

**EFFECTIVE DATE OF 1980 AMENDMENT**


§ 5138. Bureau of Medicine and Surgery: Dental Corps; Chief; functions

(a) An officer of the Dental Corps not below the grade of rear admiral (lower half) shall be detailed as Chief of the Dental Corps.

(b) The Chief of the Dental Corps is entitled to the same privileges of retirement as provided for chiefs of bureaus in section 5133 of this title.

(c) The dental functions of the Bureau of Medicine and Surgery shall be defined and prescribed by Bureau directives, and if necessary by regulations of the Secretary of the Navy, so that all such functions are under the direction of the Dental Corps. All matters relating to dentistry shall be referred to the Chief of the Dental Corps.

(d) The Chief of the Dental Corps shall—

(1) establish professional standards and policies for dental practice;

(2) initiate and recommend action pertaining to complements, strength, appointments, advancement, training assignment, and transfer of dental personnel; and

(3) serve as the advisor for the Bureau on all matters relating directly to dentistry.