

herein, and such determinations shall become effective immediately upon publication in the Federal Register of the President's proclamation thereof;

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"(2) For the purposes of meeting the requirements of consumers in the United States, the President is thereafter authorized to cause or permit to be brought or imported into or marketed in the United States, at such times and from such sources, including any country whose quota has been so reduced, and subject to such terms and conditions as he deems appropriate under the prevailing circumstances, a quantity of sugar, not in excess of the sum of any reductions in quotas made pursuant to this subsection: *Provided, however,* That any part of such quantity equivalent to the proration of domestic deficits to the country whose quota has been reduced may be allocated to domestic areas and the remainder of such quantity (plus any part of such allocation that domestic areas are unable to fill) shall be apportioned in raw sugar as follows:

"(i) There shall first be purchased from other foreign countries for which quotas or prorations thereof of not less than three thousand or more than ten thousand short tons, raw value, are provided in section 202(c), such quantities of raw sugar as are required to permit importation in such calendar year of a total of ten thousand short tons, raw value, from such country;

7 USC 1112.

"(ii) There shall next be purchased from the Republic of the Philippines 15 per centum of the remainder of such importation;

"(iii) The balance, including any unfilled balances from allocations already provided, shall be purchased from foreign countries having quotas under section 202(c), other than those provided for in the preceding subparagraph (i), in amounts prorated according to the quotas established under section 202(c): *Provided,* That if additional amounts of sugar are required the President may authorize the purchase of such amounts from any foreign countries, without regard to allocation;

"(3) If the President finds that raw sugar is not reasonably available, he may, as provided in (2) above, cause or permit to be imported such quantity of sugar in the form of direct-consumption sugar as may be required."

SEC. 4. Sections 101(j), 203, 205(a), 209(a), 209(c), and 307 of the Sugar Act of 1948, as amended, are each amended by striking out the words "The Territory of" in each place where they appear therein.

7 USC 1101,
1113, 1115, 1119,
1137.

Approved July 6, 1960.

Public Law 86-593

AN ACT

To amend title 10, United States Code, with respect to certain medals.

July 6, 1960
[H. R. 3291]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That chapter 857 of title 10, United States Code, is amended as follows:

Air Force,
Decorations and
awards,
70A Stat. 540.

(1) Section 8742 is amended—

(a) by amending the catchline to read as follows:

"§ 8742. Air Force cross: award"; and

(b) by striking out the words "a distinguished-service cross" and inserting the words "an Air Force cross" in place thereof.

(2) Section 8744 is amended—

(a) by amending the catchline to read as follows:

"§ 8744. Medal of honor; Air Force cross; distinguished-service medal: limitations on award"; and

(b) by striking out the words "distinguished-service cross," wherever they appear therein and inserting the words "Air Force cross," in place thereof.

(3) Section 8745 is amended—

(a) by amending the catchline to read as follows:

"§ 8745. Medal of honor; Air Force cross; distinguished-service medal: delegation of power to award"; and

(b) by striking out the words "distinguished-service cross," and inserting the words "Air Force cross," in place thereof.

(4) Section 8747 is amended—

(a) by amending the catchline to read as follows:

"§ 8747. Medal of honor; Air Force cross; distinguished-service cross; distinguished-service medal; silver star: replacement"; and

(b) by inserting the words "Air Force cross," after the words "medal of honor,".

(5) The catchline of section 8748 is amended to read as follows:

"§ 8748. Medal of honor; Air Force cross; distinguished-service cross; distinguished-service medal; silver star: availability of appropriations".

(6) Section 8750 is amended—

(a) by amending the catchline to read as follows:

"§ 8750. Airman's Medal: award; limitations"; and

(b) by striking out the words "Soldier's Medal" wherever they appear therein and inserting the words "Airman's Medal" in place thereof.

(7) The analysis is amended by striking out the following items:

"8742. Distinguished-service cross: award.

"8744. Medal of honor; distinguished-service cross; distinguished-service medal: limitations on award.

"8745. Medal of honor; distinguished-service cross; distinguished-service medal: delegation of power to award.

"8747. Medal of honor; distinguished-service cross; distinguished-service medal; silver star: replacement.

"8748. Medal of honor; distinguished-service cross; distinguished-service medal; silver star: availability of appropriations.

"8750. Soldier's Medal: award; limitations."

and inserting the following items in place thereof:

"8742. Air Force cross: award.

"8744. Medal of honor; Air Force cross; distinguished-service medal: limitations on award.

"8745. Medal of honor; Air Force cross; distinguished-service medal: delegation of power to award.

"8747. Medal of honor; Air Force cross; distinguished-service cross; distinguished-service medal; silver star: replacement.

"8748. Medal of honor; Air Force cross; distinguished-service cross; distinguished-service medal; silver star: availability of appropriations.

"8750. Airman's Medal: award; limitations."

SEC. 2. For the purposes of sections 8744(a) and 8750(b) of title 10, United States Code, a person who was awarded a distinguished-service cross or Soldier's Medal before the date of enactment of this Act shall be treated as if he had not been awarded an Air Force cross or Airman's Medal, as the case may be.

SEC. 3. References that other laws, regulations, and orders make, with respect to the Air Force, to the distinguished-service cross and the Soldier's Medal shall be considered to be made to the Air Force cross and the Airman's Medal, respectively.

Approved July 6, 1960.