REPRINT OF NAVY ORDER 808 OF 1961
FOR POSTING ON NOTICE BOARDS.

808.—Benefits to Serving Members of the RAN under the Repatriation Act and Re-establishment and Employment Act.

Benefits under the Repatriation Act.

War pensions for disabilities arising out of war service or service in operational areas as defined in the Repatriation Act and Regulations are payable to officers and ratings.

2. War pensions are also payable to an officer or rating—
   (a) who, although not allotted for war service, suffers injury from enemy action in any area outside Australia; or
   (b) who leaves Australia for war service but becomes a casualty for any reason before serving in the area to which he has been allotted.

3. An officer or rating of the Permanent Naval Forces may while he is still serving, lodge a claim for war pension for disabilities which he considers to be due to war service. If a war pension for incapacity accepted as due to war service is granted, it may be received by the officer or rating whilst still serving.

4. The periods of service during which members with previous wartime or operational area service are covered by the provisions of the Repatriation Act and Regulations are as follows—
   (a) Members appointed or enlisted (i) for service in any force which was raised for war service, or solely for service in time of war or during that time and a definite time thereafter, or (ii) in the citizen forces and called up for continuous service for the duration of, and directly in connexion with the war, are covered in respect of that service up to 30th June, 1951.
   (b) Members mobilized from the RANR prior to 1st July, 1947 who transferred to or re-engaged in the PNF subsequent to 30th June, 1947, are covered only in respect of mobilized service as a member of the RANR.
   (c) All other members who entered the PNF prior to 1st July, 1947 are covered in respect of all service, including reserve service up to 2nd January, 1949.
   (d) Members who were allotted for service in the Korean operational area are covered in respect of such service—see paragraphs 11 and 12.

5. An officer or rating who seeks compensation for disabilities arising out of the course of service, after the dates indicated at paragraph 4 (a), (c) or (d) is to apply through his Commanding Officer for compensation under the Commonwealth Employees’ Compensation Act.

6. An officer or rating who entered or transferred to the PNF subsequent to 30th June, 1947 and prior to 2nd January, 1949 is covered by the Naval Financial Regulations in respect of disabilities incurred during that period. Thereafter he is covered by the Commonwealth Employees’ Compensation Act.

7. Application for official forms in which to claim for a war pension should be made direct to the Deputy Commissioner of Repatriation of the State of usual residence of the applicant. The addresses of the Deputy Commissioners are as follows—
   Deputy Commissioner, Melbourne, Box 87A, G.P.O., Melbourne.
   Deputy Commissioner, Sydney, Box, 3994, G.P.O., Sydney.
   Deputy Commissioner, Brisbane, Box 651K, G.P.O., Brisbane.
   Deputy Commissioner, Adelaide, Box 902R, G.P.O., Adelaide.
   Deputy Commissioner, Perth, Box F352, G.P.O., Perth.
   Deputy Commissioner, Hobart, Box 640D, G.P.O., Hobart.

8. The benefits, as indicated hereunder, will be at the rates and under the conditions as provided from time to time under the Australian Soldiers’ Repatriation Act and Regulations—
   (a) War Pension—Members and their dependants.
   (b) Medical treatment and benefits—
      (i) Members—War-caused incapacity; Pulmonary TB not due to service; VD contracted during war service; any incapacity (with certain exceptions) in the case of a member in receipt of pension at 100 per cent. rate or the higher special rates;
      (ii) Widows and children and certain classes of widowed mothers where member’s death is due to war service.
(c) Gift for furniture—
(i) Members totally and permanently incapacitated or blinded;
(ii) Widows with children.
(d) Tools of trade—as gift or loan—Members generally.
(e) Education of children of—Members deceased, totally and permanently
incapacitated, blinded and certain pulmonary TB cases.
(f) Fares and removal expenses—Members proceeding to employment, training
or to take up land.
(g) Immediate assistance or loan up to £5—Member.
(h) Free passages from Australia to abroad—Incapacitated members and their
wives and families.
(i) Funereal expenses—
(i) Members whose death is due to war service or who die in indigent
circumstances;
(ii) Widows and children of deceased members and certain classes of
widowed mothers or step-mothers of deceased members
where member's death is due to war service and those dependants die in indigent circumstances.
(j) Re-establishment benefits for re-instatement in civil employment—Members
whose war-caused incapacity precludes their return to their pre-enlistment occupation.
(k) Vocational training—Members whose war-caused incapacity precludes
their returns to their pre-enlistment occupation.

Benefits under the Re-establishment and Employment Act.

9. An officer or man who served in one or more of HMA ships during the periods
listed in paragraphs 11 and 12 hereof is eligible to apply for discharge for benefits
under the Korean and Malaya Training Scheme as prescribed in the Re-establishment
and Employment Act. Applications must be lodged within twelve months after
discharge but not later than 31st December, 1963. Entitlements are limited to
personnel whose engagements were contracted prior to 31st March, 1956.

10. Professional, industrial and rural training courses are available and assistance
includes payments of fees at training establishments, incidental expenses such as
provision of books and equipment, payment of a training allowance and fares.

11. The following ships of the Royal Australian Navy were allotted for duty in
the Korean operational area for the periods shown—

<table>
<thead>
<tr>
<th>Ship</th>
<th>Commencement</th>
<th>Conclusion</th>
</tr>
</thead>
<tbody>
<tr>
<td>HMAS HOALHAVEN</td>
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</table>

12. On 28th April, 1952, the RAN Component, British Commonwealth Forces,
Korea, was allotted for duty in the Korean operational area. The following ships
of the Royal Australian Navy were allotted for duty in the RAN Component, BCFK
for the periods shown—

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<tr>
<th>Ship</th>
<th>Commencement</th>
<th>Conclusion</th>
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13. Applications for official forms in which to apply for benefits under the
Re-establishment and Employment Act should be made as in paragraph 7 of this order.

14. This order will be reprinted for posting on notice boards.

15. Navy Order 168 of 1960 is hereby cancelled.

(Navy Order 168 of 1960.)