

General Assembly

January Session, 2025

Substitute Bill No. 6748

• H B 0 6 7 4 8 V A 0 3 1 1 2 5 *

AN ACT CONCERNING THE RECORDING OF A MILITARY DISCHARGE CHARACTERIZATION UPON A STATE VETERANS REGISTRY AS "HONORABLE" AND MAKING A MINOR TECHNICAL REVISION TO A CERTAIN SUCH CHARACTERIZATION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (d) of section 27-103 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective from passage*):

4 (d) (1) (A) Any veteran who receives an [other than honorable] other-5 than-honorable discharge and who believes such discharge characterization was based on such veteran's sexual orientation, gender 6 7 identity or gender expression, may file an application for state-based 8 veterans benefits. Such veteran may include evidence supporting [his or 9 her] such veteran's claim that such [discharge characterization] other-10 than-honorable discharge was based on such veteran's sexual orientation, gender identity or gender expression. 11

(B) Any veteran who receives an other-than-honorable discharge and who believes such discharge characterization was based on a qualifying condition may file an application to be recorded upon a state veterans registry as having a discharge characterization of "honorable". Such veteran may include evidence supporting such veteran's claim that such

17 <u>other-than-honorable discharge was based on a qualifying condition.</u>

(2) The commissioner shall promulgate a standardized application
form enumerating the required documentation necessary for filing an
application under this subsection and shall make such form available on
the Department of Veterans Affairs' Internet web site along with
instructions for filing the application.

(3) The commissioner shall promulgate a standardized request for
reconsideration form enumerating the required documentation
necessary for filing a request for reconsideration pursuant to
subdivision (5) of this subsection and shall make such form available on
the Department of Veterans Affairs' Internet web site along with
instructions for filing the request for reconsideration.

29 (4) (A) The board shall review each application submitted pursuant 30 to subparagraph (A) of subdivision (1) of this subsection and render a 31 recommendation to the commissioner as to whether the veteran's sexual orientation, gender identity or gender expression was more likely than 32 33 not the primary reason for an [other than honorable] other-than-34 honorable discharge. The board shall review each such application not 35 later than thirty days after receipt and render a written recommendation to the commissioner not later than thirty days after such review. The 36 37 commissioner shall issue a written decision on such application not later 38 than ten days after receipt of the board's recommendation, approving or 39 denying the application. If the commissioner approves the application, 40 such veteran shall be eligible for state-based veterans benefits.

41 (B) The board shall review each application submitted pursuant to 42 subparagraph (B) of subdivision (1) of this subsection and render a recommendation to the commissioner as to whether the veteran's other-43 44 than-honorable discharge was based on a qualifying condition. The 45 board shall review each such application not later than thirty days after 46 receipt and render a written recommendation to the commissioner not 47 later than thirty days after such review. The commissioner shall issue a 48 written decision on such application not later than ten days after receipt of the board's recommendation, approving or denying the application.
If the commissioner approves the application, such veteran shall be
recorded upon a state veterans registry as having a discharge

52 <u>characterization of "honorable".</u>

53 (5) A veteran aggrieved by the commissioner's decision may file a 54 request for reconsideration with the commissioner not later than fifteen 55 days after receipt of the commissioner's decision. Such veteran may 56 include supplemental documentation in support of the request for 57 reconsideration. The commissioner shall provide due consideration to 58 the request for reconsideration and render a decision not later than ten 59 days after receipt of such request for reconsideration. The 60 commissioner's decision shall be a final decision by the Department of 61 Veterans Affairs and may be appealed to the Superior Court in 62 accordance with the provisions of section 4-183.

63 Sec. 2. Subsection (c) of section 14-20b of the general statutes is 64 repealed and the following is substituted in lieu thereof (*Effective from* 65 *passage*):

66 (c) As used in this section, "eligible former reservist" means any 67 person honorably discharged from, released under honorable 68 conditions from or released with an [other than honorable] other-than-69 honorable discharge based on a qualifying condition from, the United 70 States Army Reserve, Army National Guard, Navy Reserve, Marine 71 Corps Reserve, Coast Guard Reserve, Air Force Reserve or Air National 72 Guard; and "veteran", "armed forces" and "qualifying condition" have 73 the same meanings as provided in section 27-103, as amended by this 74 act.

Sec. 3. Subsection (g) of section 14-36h of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

(g) As used in this section: (1) "Full legal name" means the most
complete version of the name that appears on a person's certificate of
birth, official passport or other document or documents accepted by the

Commissioner of Motor Vehicles to verify the person's identity, unless 81 82 the person presents a marriage license or certificate, a certificate of civil 83 union, a divorce decree or an order of a court of competent jurisdiction 84 pertaining to a permanent change of the person's name; (2) "veteran" has 85 the same meaning as provided in section 27-103, as amended by this act, 86 or any former member of the armed forces who is entitled to retirement 87 pay under 10 USC Chapter 1223, as amended from time to time, or, but 88 for age, would be so entitled; (3) "eligible former reservist" means any person honorably discharged from, released under honorable 89 90 conditions from or released with an [other than honorable] other-than-91 honorable discharge based on a qualifying condition from, the United 92 States Army Reserve, Army National Guard, Navy Reserve, Marine 93 Corps Reserve, Coast Guard Reserve, Air Force Reserve or Air National 94 Guard; and (4) "armed forces" and "qualifying condition" have the same 95 meanings as provided in section 27-103, as amended by this act.

96 Sec. 4. Subsection (a) of section 27-103 of the general statutes is
97 repealed and the following is substituted in lieu thereof (*Effective from passage*):

99 (a) As used in the general statutes, except chapter 504, and except as 100 otherwise provided: (1) "Armed forces" means the United States Army, Navy, Marine Corps, Coast Guard, Air Force and Space Force and any 101 102 reserve component thereof, including the Connecticut National Guard 103 performing duty as provided in Title 32 of the United States Code, as 104 amended from time to time; (2) "veteran" means any person honorably 105 discharged from, released under honorable conditions from or released 106 with an [other than honorable] other-than-honorable discharge based 107 on a qualifying condition from, active service in, the armed forces; (3) 108 "service in time of war" means service of ninety or more cumulative days 109 during a period of war unless separated from service earlier because of 110 an injury incurred or aggravated in the line of duty or a service-111 connected disability rated by the United States Department of Veterans 112 Affairs, except that if the period of war lasted less than ninety days, 113 "service in time of war" means service for the entire period of war unless 114 separated because of any such injury or disability; (4) "period of war"

115 has the same meaning as provided in 38 USC 101, as amended from time 116 to time, except that the "Vietnam Era" means the period beginning on 117 February 28, 1961, and ending on July 1, 1975, in all cases; and "period of war" shall include service while engaged in combat or a combat 118 119 support role in Lebanon, July 1, 1958, to November 1, 1958, or September 120 29, 1982, to March 30, 1984; Grenada, October 25, 1983, to December 15, 121 1983; Operation Earnest Will, involving the escort of Kuwaiti oil tankers 122 flying the United States flag in the Persian Gulf, July 24, 1987, to August 123 1, 1990; Panama, December 20, 1989, to January 31, 1990; Afghanistan, 124 October 24, 2001, to August 30, 2021; and Iraq, March 19, 2003, to 125 December 31, 2011, or June 1, 2014, to December 9, 2021, and shall 126 include service during such periods with the armed forces of any 127 government associated with the United States; and (5) "qualifying 128 condition" means (A) a diagnosis of post-traumatic stress disorder or 129 traumatic brain injury made by an individual licensed to provide health 130 care services at a United States Department of Veterans Affairs facility, 131 (B) an experience of military sexual trauma, as described in 38 USC 132 1720D, as amended from time to time, disclosed to an individual 133 licensed to provide health care services at a United States Department 134 of Veterans Affairs facility, or (C) a determination that sexual 135 orientation, gender identity or gender expression was more likely than 136 not the primary reason for an [other than honorable] other-than-137 honorable discharge, as determined in accordance with subsections (c) 138 and (d) of this section.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	27-103(d)
Sec. 2	from passage	14-20b(c)
Sec. 3	from passage	14-36h(g)
Sec. 4	from passage	27-103(a)

Statement of Legislative Commissioners:

The title was changed.

VA Joint Favorable Subst.