

Sen. John M. Sullivan

Filed: 3/8/2005

	09400SB2032sam001	LRB094 10881 RAS 43142 a
1	AMENDMENT TO SEN.	ATE BILL 2032
2	AMENDMENT NO Amend	Senate Bill 2032 by replacing
3	everything after the enacting cla	use with the following:
4	"Section 5. The Children c	of Deceased Veterans Act is
5	amended by changing Section 1 as f	Follows:
6	(330 ILCS 105/1) (from Ch. 12	26 1/2, par. 26)
7	Sec. 1. The Illinois Departme	ent of Veterans' Affairs shall
8	provide, insofar as moneys are app	propriated for those purposes,
9	for matriculation and tuition fee	s, board, room rent, books and
10	supplies for the use and benefit	of children, not under 10 and
11	not over 18 years of age, exce	pt extension of time may be
12	granted for a child to complete	high school but in no event
13	beyond the 19th birthday who ha	ve for 12 months immediately
14	preceding their application fo	r these benefits had their
15	domicile in the State of Illinois	s, of World War I veterans who
16	were killed in action or who die	ed between April 6, 1917, and
17	July 2, 1921, and of World War I	I veterans who were killed in
18	action or died after December	6, 1941, and on or before
19	December 31, 1946, and of Korea	n conflict veterans who were
20	killed in action or died between	June 27, 1950 and January 31,
21	1955, and of Vietnam conflict	veterans who were killed in
22	action or died between January 1	, 1961 and May 7, 1975, as a
23	result of service in the Armed F	orces of the United States or
24	from other causes of World War	I, World War II, the Korean

conflict or the Vietnam conflict, who died, whether before or 1 after the cessation of hostilities, from service-connected 2 3 disability, and of any veterans who died during the induction periods 4 specified below or died of a service-connected 5 disability incurred during such induction periods, such periods to be those beginning September 16, 1940, and ending 6 7 December 6, 1941, and beginning January 1, 1947 and ending June 26, 1950 and the period beginning February 1, 1955, and ending 8 on the day before the first day thereafter on which individuals 9 10 (other than individuals liable for induction by reason of prior deferment) are no longer liable for induction for training and 11 service into the Armed Forces under the Universal Military 12 13 Training and Service Act, and beginning January 1, 1961 and ending May 7, 1975 and of any veterans who are totally and 14 15 permanently disabled as a result of a service-connected 16 disability (or who died while a disability so evaluated was in existence); which children are attending or may attend a state 17 18 educational institution of elementary or high school grade, a home school located in this State, a high school or <u>a</u> business 19 20 college, vocational training school, or other educational 21 institution in this State where courses of instruction are provided in subjects which would tend to enable such children 22 to engage in any useful trade, occupation or profession. As 23 24 used in this Act "service-connected" means, with respect to 25 disability or death, that such disability was incurred or 26 aggravated, or that the death resulted from a disability incurred or aggravated, in the performance of active duty or 27 28 active duty for training in the military services. Such 29 children shall be admitted to state educational institutions free of tuition. No more than \$250.00 may be paid under this 30 31 Act for any one child for any one school year.

32 (Source: P.A. 85-1187.)

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Section 99. Effective date. This Act takes effect upon

1 becoming law.".