

# RESOLUTION No. 850

Adopted by The Sacramento City Council on date of

WHEREAS, the City Council, on the 14th day of June 1940, adopted and passed Resolution No. 349 hereby it adopted the policy of freely granting leaves of absence to employees of the City who enter the military service of the United States, and

WHEREAS, leaves of absence to such employees were granted for one year, and

WHEREAS, it has become apparent that the National Emergency, because of which said employees entered said service, will continue for longer than one year, and

WHEREAS, said city employees should have their status as city employees remain unchanged,

NOW, THEREFORE, BE IT RESOLVED AND ORDERED BY THE COUNCIL OF THE CITY OF SACRAMENTO:

That the leaves of absence of all city employees granted for the purpose of permitting them to enter the armed forces of the United States or of the State of California, or of entering other services required by the United States or the State of California in connection therewith are automatically extended for the duration of the National Emergency, Limited and/or Unlimited, proclaimed by the President, or until released from said military service by orders of the President, and for a reasonable time thereafter to permit said employees to return to City Service, not exceeding ninety days.

BE IT FURTHER RESOLVED AND ORDERED,

That when employees are called or volunteer for emergency military training, they may be granted a leave of absence for the duration of service by the Civil Service Board. Any such employee, upon the presentation of his honorable discharge within 6 months from the expiration of his training, shall be reinstated to his former position. He shall be entitled to any increase in salary that would have accrued to his position, and shall not lose any seniority for the period of service. If his position was of a temporary nature and was abolished prior to his return to duty, his name shall be placed on the lay-off list in order of his date of first appointment.

BE IT FURTHER RESOLVED AND ORDERED,

That when an eligible register is abolished, those eligibles who were on the inactive list or waiver because of enlistment in emergency military service and were not able to be present at the new examination, shall have their name placed on the top of the new list if they would have been certified for a permanent position, and shall have their name placed at their old percentage on the new list if their name would have been certified for temporary employment.

BE IT FURTHER RESOLVED AND ORDERED,

That the declaration of policy and order expressed in this resolution be transmitted to the Civil Service Board.

Adopted by the City Council on date of September 19, 1941 by the following vote:

AYES: Anderson, Arnold, Bidwell, Harry, Kunz, Mitchell, Monk, Truesdale, Wanzer.

City Clerk

RESOLUTION No. 850 Mayor