- 1 SB25
- 2 210000-1
- 3 By Senator Butler
- 4 RFD: Veterans and Military Affairs
- 5 First Read: 11-JAN-22
- 6 PFD: 01/05/2022

Τ	210000-1:n	1:02/11/2021:MAP/Cr LSA2021-342
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8	SYNOPSIS:	Under existing law, the Governor may
9		organize, equip, train, and maintain a temporary
10		augmentation force known as the Alabama State
11		Defense Force (ASDF) to assist the Alabama National
12		Guard (ANG), under the command of the Adjutant
13		General, in those instances when the National Guard
14		is called into active duty or when the Governor
15		makes a declaration by executive order.
16		This bill would amend the state military
17		code to provide for active service pay to members
18		of the ASDF.
19		This bill would authorize the Governor to
20		activate the ASDF to execute the law, suppress
21		riots or insurrections, or to provide assistance in
22		a disaster.
23		This bill would authorize the Governor to
24		commission officers of the ASDF and would specify
25		qualifications for those commissions.
26		This bill would authorize sheriffs, local
27		law enforcement agencies, and the Alabama Emergency

1	Management Agency to request activation of ASDF
2	personnel under certain specified conditions.
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4	A BILL
5	TO BE ENTITLED
6	AN ACT
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8	Relating to the Alabama State Defense Force (ASDF);
9	to amend Sections 31-2-37, 31-2-46, 31-2-69, and 31-2-70, Code
10	of Alabama 1975, to provide for the pay of members of the
11	Alabama State Defense Force (ASDF); to further provide for the
12	authorization of the Governor to activate the ASDF; to provide
13	for the commissioning of officers of the ASDF and to specify
14	qualifications for those commissions; and to authorize certain
15	state and local entities to request activation of the ASDF
16	under certain specified conditions.
17	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
18	Section 1. Sections 31-2-37, 31-2-46, 31-2-69, and
19	31-2-70, Code of Alabama 1975, are amended to read as follows:
20	" §31-2-37.
21	"Subject to the restrictions of the National Defense
22	Act and other federal laws governing the armed forces, the
23	Governor may annually order into the service of the state the
24	whole or $\frac{1}{2}$ portion of the armed forces of the state as he
25	or she may deem proper, the period of such the service to be
26	fixed by the Governor subject to the restrictions mentioned

above. When ordered into the service of the state, when

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rations are not furnished by the United States government, the state shall furnish rations for the officers, warrant officers, and men, and women of the same quality as rations furnished the Armed Forces of the United States, and pay such other expenses of the encampment or cruise as the Governor may deem proper, including the traveling expenses of officers, warrant officers, and enlisted men and women incurred in obeying such orders, when such expenses are not paid by the government of the United States. When called into active service by the Governor for a period of less than 15 days, the pay of officers, warrant officers, and men and women of the Alabama State Defense Force shall be half that of the National Guard. For any period over 15 days, the pay shall be the same as the National Guard. Rations and other expenses shall be the same as for the National Guard.

"\$31-2-46.

"The Commander in Chief may at any time, in order to execute the law, suppress riots or insurrections, or to repel invasion, or for the purpose of aid and relief of citizens in disaster, in addition to the active National Guard, the

Alabama State Defense Force, the inactive National Guard, and the Naval Militia, order out the whole or any part of the unorganized militia. When the armed forces of the state, or a part thereof, are called to duty under the Constitution and laws of the United States or the Constitution and laws of this state, the Governor shall first order out for service the National Guard, Alabama State Defense Force, or Naval Militia,

or such part thereof as may be necessary, and, if the number available be insufficient, he <u>or she</u> may then order out such part of the unorganized militia, as he <u>or she</u> may deem necessary.

"§31-2-69.

"Officers of the armed forces of the state, including the Adjutant General, shall be appointed, and shall be subject to suspension, discharge, removal, or compulsory retirement as such solely on the basis of military proficiency, character, and service, as determined by Department of Defense regulations and the military usages sanctioned by the military laws of the United States. The qualifications of personnel of the federally recognized National Guard shall be as prescribed in pertinent regulations and policies of the United States Department of Defense. The Adjutant General may modify or exempt officers and personnel of the Alabama State Defense Force from Department of Defense regulations as may be deemed appropriate for the Defense

"\$31-2-70.

"In addition to the powers and duties prescribed in this chapter, all officers of the National Guard, the Alabama State Defense Force, and Naval Militia of Alabama shall have the same powers and perform the same duties as officers of similar rank and position in the Armed Forces of the United States insofar as may be authorized by federal law. They are

authorized to administer oaths in all matters connected with the service."

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Section 2. (a) All officers of the Alabama State

Defense Force shall be commissioned by the Governor and serve

under the Adjutant General. All officer appointments shall be

submitted by the Adjutant General to the Governor for

approval. All commissions of the Alabama State Defense Force

shall be signed by the Governor. All promotions and

appointments shall be considered temporary until approved by

the Governor and may be rescinded or denied at any time by the

Governor or Adjutant General.

- (b) All officers of the Alabama State Defense Force serving as or promoted to the rank of Lieutenant Colonel shall be honorably discharged veterans of the active or reserve components of the Armed Forces of the United States.
- (c) All officers of the Alabama State Defense Force serving as or promoted to the rank of Colonel shall have been commissioned officers in the active or reserve components of the Armed Forces of the United States.
- (d) All general officers of the Alabama State

 Defense Force shall have been commissioned officers of field

 grade rank in the active or reserve components of the Armed

 Forces of the United States.
- (e) The Adjutant General shall submit the names of those officers of the Alabama State Defense Force being considered for promotion to general officer rank to the State Senate Military and Veterans Affairs Committee for approval.

The committee shall then forward the approved list to the Governor for approval.

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- (f) No member of the Alabama State Defense Force shall serve past the age of 72. All enlisted and warrant officers, upon reaching the age of 72, shall be retired or placed on the inactive list. Officers, upon reaching the age of 72, shall be retired.
- (g) Retired officers of the Alabama State Defense

 Force shall be subject to recall by the Governor to serve on

 boards, commissions, courts martial, or other appropriate duty

 as may be deemed necessary or advisable.
- (h) Officers of the Alabama State Defense Force shall be commissioned into the Militia Branch of the active state military forces. Doctors and registered nurses shall be commissioned into the Medical Corps. Licensed professional civil engineers shall be commissioned into the Corps of Engineers. Officers holding Federal Communications Commission licenses shall be commissioned into the Signal Corps.
- (i) Sheriffs and local law enforcement agencies may request activation of Alabama State Defense Force personnel to assist with disasters, civil disturbance, or other requests from the Governor.
- (j) The Alabama State Office of Emergency Management may request activation of the Alabama State Defense Force to assist with disasters within the State of Alabama.

Section 3. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.