## **Second Regular Session Seventy-first General Assembly** STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 18-0759.01 Conrad Imel x2313

**SENATE BILL 18-135** 

#### SENATE SPONSORSHIP

Gardner,

### **HOUSE SPONSORSHIP**

Carver,

## **Senate Committees**

**House Committees** 

Judiciary

101

102

#### A BILL FOR AN ACT

CONCERNING UPDATES TO THE COLORADO CODE OF MILITARY JUSTICE.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill updates the Colorado code of military justice (code). Sections 1 and 2 of the bill define terms related to the code and clarify the applicability of the code. Sections 4 and 6 authorize commanding officers to arrest any enlisted member, impose certain disciplinary punishments without the intervention of a court-martial, and clarify those punishments and who may impose them. Sections 7 to 9 describe the Amended 3rd Reading February 9, 2018

2nd Reading Unamended

SENATE

February 8, 2018

punishments that may be imposed by general, special, and summary courts-martial. Section 9 also removes a person's ability to refuse trial by summary court-martial.

Section 10 authorizes the assistant adjutant general for the space, cyber, and missile defense for the Colorado National Guard; the land component commander for the Colorado Army National Guard; or the wing commander for the Colorado Air National Guard to convene a general court-martial. Section 11 authorizes certain officers to convene a special court-martial. Section 13 permits a military judge to be detailed to a court-martial irrespective of military branch. Section 14 requires counsel in general or special courts-martial to be appointed as judge advocates. Section 15 classifies as felonies offenses for which an accused may be convicted by general court-martial and receive a sentence of confinement. A conviction by summary court-martial is not a criminal conviction. All other military offenses are misdemeanors.

**Section 16** authorizes the state to appeal certain decisions in a court-martial and prohibits the state from appealing a finding of not guilty by a court-martial or trial by military judge only. The bill describes the process for the state to file an appeal.

Sections 17 to 29 make changes to existing offenses in the code. Section 30 creates an offense related to the possession and use of controlled substances.

**Section 31** establishes a process by which a member of the military forces may make a complaint against a commanding officer.

Sections 3, 12, 13, and 14 require certain persons already required to be members of the Colorado state bar to be members in good standing. The bill makes conforming amendments.

Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** In Colorado Revised Statutes, 28-3.1-102, **amend** 

3 the introductory portion and (4); **repeal** (2); and **add** (2.3), (2.7), (6.5),

4 (10.5), (14.5), (18.4), (18.7), (22), and (23) as follows:

5 **28-3.1-102. Definitions.** As used in this article ARTICLE 3.1,

6 unless the context otherwise requires:

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7 (2) "Active state duty" means all duty authorized under the

8 constitution and laws of the state of Colorado and all training authorized

9 under title 32 of the United States Code.

(2.3) "CADET" OR "CANDIDATE" MEANS A PERSON WHO IS

-2-

1	ENROLLED IN OR ATTENDING A STATE MILITARY ACADEMY, A REGIONAL
2	TRAINING INSTITUTE, OR ANY OTHER FORMAL EDUCATION PROGRAM FOR
3	THE PURPOSE OF BECOMING A COMMISSIONED OR WARRANT OFFICER IN
4	THE STATE MILITARY FORCES.
5	(2.7) "CLASSIFIED INFORMATION" MEANS:
6	(a) ANY INFORMATION OR MATERIAL THAT HAS BEEN DETERMINED
7	BY AN OFFICIAL OF THE UNITED STATES OR ANY STATE PURSUANT TO LAW,
8	EXECUTIVE ORDER, OR REGULATION TO REQUIRE PROTECTION AGAINST
9	UNAUTHORIZED DISCLOSURE FOR REASONS OF NATIONAL OR STATE
10	SECURITY; AND
11	(b) Any restricted data, as defined in section 11 of the
12	FEDERAL "ATOMIC ENERGY ACT OF 1954", 42 U.S.C. SEC. 2014 (y).
13	(4) "Commanding officer" includes only MEANS a commissioned
14	officer OR WARRANT OFFICER IN A POSITION OF COMMAND, OR A
15	COMMISSIONED OFFICER IN CHARGE WHEN HE OR SHE IS ADMINISTERING
16	NONJUDICIAL PUNISHMENT PURSUANT TO SECTION 28-3.1-114.
17	(6.5) "DISMISSAL" MEANS A PUNITIVE SEPARATION THAT APPLIES
18	ONLY TO COMMISSIONED OFFICERS, COMMISSIONED WARRANT OFFICERS,
19	CANDIDATES, AND CADETS, AND MAY BE ADJUDGED BY A GENERAL
20	COURT-MARTIAL. A DISMISSAL MAY BE ADJUDGED FOR ANY OFFENSE FOR
21	WHICH A COMMISSIONED OFFICER, COMMISSIONED WARRANT OFFICER, OR
22	CADET HAS BEEN FOUND GUILTY.
23	(10.5) "JUNIOR ENLISTED" MEANS AN ENLISTED PERSON HOLDING
24	THE RANK OF E-1 THROUGH E-4.
25	(14.5) "NONCOMMISSIONED OFFICER" MEANS AN ENLISTED PERSON
26	HOLDING THE RANK OF E-5 THROUGH E-9.
27	(18.4) "SAFEGUARD" MEANS A DETACHMENT, GUARD, OR DETAIL

-3-

2	PROPERTY OF THE ENEMY OR OF A NEUTRAL PARTY AFFECTED BY THE
3	RELATIONSHIP OF BELLIGERENT FORCES IN THEIR PROSECUTION OF WAR OR
4	DURING CIRCUMSTANCES AMOUNTING TO A STATE OF BELLIGERENCY,
5	INCLUDING A WRITTEN ORDER LEFT BY A COMMANDER WITH AN ENEMY
6	SUBJECT OR POSTED UPON ENEMY PROPERTY FOR THE PROTECTION OF
7	THAT PERSON OR PROPERTY.
8	(18.7) "STATE ACTIVE DUTY" MEANS ALL DUTY AUTHORIZED
9	UNDER THE CONSTITUTION AND LAWS OF THE STATE OF COLORADO AND
10	ALL TRAINING AUTHORIZED UNDER TITLE 32 OF THE UNITED STATES
11	CODE, AS AMENDED.
12	(22) "Unit training assembly" means an authorized and
13	SCHEDULED TRAINING PERIOD OF NOT LESS THAN FOUR HOURS DURATION.
14	Unit training assemblies are authorized pursuant to 32 U.S.C.
15	Sec. $502$ , as amended, and may be conducted with or without pay.
16	(23) "WARRANT OFFICER" MEANS A PERSON WHO HOLDS THE RANK
17	OF WARRANT OFFICER ONE THROUGH CHIEF WARRANT OFFICER FIVE.
18	THESE PERSONS RANK ABOVE ENLISTED PERSONNEL AND BELOW
19	COMMISSIONED OFFICERS.
20	SECTION 2. In Colorado Revised Statutes, 28-3.1-105, amend
21	(1); and add (3) as follows:
22	<b>28-3.1-105.</b> Territorial applicability of this code. (1) This code
23	shall apply APPLIES to all persons otherwise subject to this code, EITHER
24	IN TITLE 32 OF THE UNITED STATES CODE, AS AMENDED, OR STATE ACTIVE
25	DUTY STATUS, while they are serving outside the state and while they are
26	going to and returning from such service outside the state in the same
27	manner and to the same extent as if they were serving inside the state.

POSTED BY A COMMANDER FOR THE PROTECTION OF PERSONS, PLACES, OR

-4- 135

1	(3) THIS CODE DOES NOT APPLY TO PERSONS SERVING UNDER TITLE
2	10 of the United States Code, as amended.
3	SECTION 3. In Colorado Revised Statutes, 28-3.1-106, amend
4	(2) as follows:
5	28-3.1-106. State judge advocate general and judge advocates.
6	(2) The adjutant general may appoint as many assistant state judge
7	advocates as he or she considers necessary. To be eligible for
8	appointment, assistant state judge advocates must be officers of the state
9	military forces and members IN GOOD STANDING of the bar of the state of
10	Colorado.
11	SECTION 4. In Colorado Revised Statutes, 28-3.1-107, amend
12	(1) as follows:
13	28-3.1-107. Apprehension and restraint. (1) Officers, warrant
14	officers, and enlisted members of the military forces may be placed in
15	arrest by their military superiors upon reasonable belief that an offense in
16	violation of this code has been committed and that the person
17	apprehended committed such offense. An enlisted member may be
18	ordered into arrest or confinement by any commissioned officer by an
19	order, oral or written, delivered in person or through other persons subject
20	to this code or through any person authorized by this code to apprehend
21	persons. A commanding officer may authorize warrant officers or
22	noncommissioned officers to order enlisted members of his or her
23	company or subject to his or her authority into arrest or confinement. A
24	commissioned officer or warrant officer may be ordered apprehended or
25	into arrest or confinement only by a commanding officer to whose
26	authority he or she is subject, by an order, oral or written, delivered in
27	person or by another commissioned officer. The authority to order such

-5-

- persons apprehended or into arrest or confinement may not be delegated.
   No person may be ordered apprehended or into arrest or confinement
- 3 except for probable cause. This section shall DOES not limit the authority
- 4 of persons authorized to apprehend offenders to secure the custody of an
- 5 alleged offender until proper authority may be notified.

- **SECTION 5.** In Colorado Revised Statutes, 28-3.1-113, **amend**7 (1) as follows:
  - **28-3.1-113. Delivery of offenders to civil authorities.** (1) Under such regulations as are prescribed under this code, a person subject to this code who is on STATE active state duty who is accused of any offense against civil authority may be delivered, upon request, to the civil authority for trial.
- SECTION 6. In Colorado Revised Statutes, 28-3.1-114, amend
  (1), (2) introductory portion, (2)(a), (2)(b)(I), (2)(b)(II), (2)(b)(IV),
  (2)(b)(V), and (3); and add (2.5), (4.4), and (4.7) as follows:

# **28-3.1-114.** Commanding officer's nonjudicial punishment.

(1) Punishment may be imposed for any offense cognizable by a court-martial upon any member of the state military forces under this section. Under such regulations as the governor may prescribe, limitations may be placed on the powers granted by this section with respect to the kind and amount of punishment authorized and the categories LEVELS of commanding officers and warrant officers exercising command authorized to exercise those powers. If authorized by regulations of the governor, the governor or an officer of general rank in command may delegate his or her powers under this section to a principal assistant. If subject to disciplinary punishment, the accused shall MUST be afforded the opportunity to be represented by defense counsel having the

-6-

1 qualifications prescribed under section 28-3.1-102 (14) SECTION 2 28-3.1-102 (10), if available. Otherwise, the accused shall MUST be 3 afforded the opportunity to be represented by any available commissioned 4 officer of his or her choice. The accused may also employ civilian counsel 5 of his or her own choosing at his or her own expense. In all proceedings, 6 the accused is allowed three duty days, or longer on written justification, 7 to reply to the notification of intent to impose punishment under this 8 section. 9 (2) Subject to subsection (1) of this section, any commanding 10 officer may, in addition to or in lieu of admonition or reprimand, impose 11 one or more of the following disciplinary punishments for minor offenses, 12 as defined by the governor, without the intervention of a court-martial: 13 (a) Upon an officer of his or her command: 14 (I) Withholding of privileges for not more than two consecutive 15 weeks, WHICH NEED NOT BE CONSECUTIVE; 16 Restriction to certain specified limits, with or without 17 suspension from duty, for not more than two consecutive weeks, WHICH 18 NEED NOT BE CONSECUTIVE; 19 (III) If imposed by the governor, the adjutant general, or a 20 commanding officer of the Army or Air National Guard, a fine or 21 forfeiture of pay and allowance of not more than two hundred fifty dollars

25 (IV) AN ADMONITION; OR

APPLICABLE ACCORDING TO DUTY STATUS;

26 (V) A REPRIMAND;

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(b) Upon other military personnel of his or her command:

THE AMOUNT OF PAY AND ALLOWANCE RECEIVED FOR TWO UNIT TRAINING

ASSEMBLIES OR TWO DAYS OF ANNUAL TRAINING, WHICHEVER IS

-7-

1	(I) Withholding of privileges for not more than two consecutive
2	weeks, WHICH NEED NOT BE CONSECUTIVE;
3	(II) Restriction to certain specified limits, with or without
4	suspension from duty, for not more than two consecutive weeks, WHICH
5	NEED NOT BE CONSECUTIVE;
6	(IV) Reduction to next inferior grade if the grade from which he
7	or she was demoted was established by the command or an equivalent or
8	lower command; OR
9	(V) A fine or forfeiture of pay and allowances of not more than
10	fifty dollars for a single offense and of not more than two hundred fifty
11	dollars for multiple offenses A FINE OF ANY AMOUNT UP TO THE MAXIMUM
12	PAY AND ALLOWANCES RECEIVED FOR TWO UNIT TRAINING ASSEMBLIES OR
13	TWO DAYS OF ANNUAL TRAINING, WHICHEVER IS APPLICABLE ACCORDING
14	TO DUTY STATUS.
15	(2.5) If the commanding officer is of field grade, grade of
16	O-4 OR RANK OF MAJOR OR ABOVE, HE OR SHE MAY IMPOSE ON AN
17	ENLISTED MEMBER ANY ONE OR A COMBINATION OF THE FOLLOWING
18	DISCIPLINARY PUNISHMENTS WITHOUT THE INTERVENTION OF A
19	COURT-MARTIAL:
20	(a) ANY OF THE PUNISHMENTS STATED IN SUBSECTIONS (2)(b)(I)
21	TO (2)(b)(III) OF THIS SECTION;
22	(b) A FINE OF ANY AMOUNT UP TO THE MAXIMUM PAY AND
23	ALLOWANCES RECEIVED FOR TWO UNIT TRAINING ASSEMBLIES OR TWO
24	DAYS OF ANNUAL TRAINING, WHICHEVER IS APPLICABLE ACCORDING TO
25	DUTY STATUS;
26	(c) REDUCTION TO THE LOWEST OR ANY INTERMEDIATE PAY
27	GRADE, IF THE CURRENT GRADE FROM WHICH HE OR SHE IS DEMOTED IS

-8-

1	WITHIN THE PROMOTION AUTHORITY OF THE OFFICER IMPOSING THE
2	REDUCTION OR AN OFFICER SUBORDINATE TO THE ONE IMPOSING THE
3	REDUCTION, BUT ENLISTED MEMBERS IN MILITARY GRADES ABOVE E-4
4	MAY NOT BE REDUCED BY MORE THAN TWO MILITARY GRADES.
5	(3) The governor may, by regulation, place limitations on the
6	powers granted by this section with respect to the kind and amount of
7	punishment authorized and the categories LEVELS of commanding officers
8	AND WARRANT OFFICERS EXERCISING COMMAND authorized to exercise
9	those powers.
10	(4.4) MAXIMUM ALLOWABLE PUNISHMENTS OF WITHHOLDING OF
11	PRIVILEGES, RESTRICTIONS, AND EXTRA DUTIES MAY NOT BE COMBINED TO
12	RUN CONSECUTIVELY.
13	(4.7) THE OFFICER WHO IMPOSES THE PUNISHMENT PURSUANT TO
14	THIS SECTION, OR THE SUCCESSOR IN COMMAND, MAY, AT ANY TIME,
15	SUSPEND, SET ASIDE, MITIGATE, OR REMIT ANY PART OR AMOUNT OF THE
16	PUNISHMENT AND RESTORE ALL RIGHTS, PRIVILEGES, AND PROPERTY
17	AFFECTED. THE OFFICER ALSO MAY:
18	(a) MITIGATE REDUCTION IN GRADE TO FORFEITURE OF PAY;
19	(b) MITIGATE ARREST IN QUARTERS TO RESTRICTION; OR
20	(c) MITIGATE EXTRA DUTIES TO RESTRICTION.
21	SECTION 7. In Colorado Revised Statutes, 28-3.1-203, amend
22	(1)(a), (1)(b), and (1)(c) as follows:
23	<b>28-3.1-203.</b> Jurisdiction of general courts-martial. (1) General
24	courts-martial have jurisdiction to try persons subject to this code for any
25	offense punishable under this code and may adjudge any of the following
26	punishments:
27	(a) Confinement for not more than two years, UNLESS OTHERWISE

-9-

1	SPECIFIED IN THIS CODE;
2	(b) A fine of not more than one thousand dollars; ANY AMOUNT UP
3	TO THE MAXIMUM PAY AND ALLOWANCES RECEIVED FOR EIGHT UNIT
4	TRAINING ASSEMBLIES OR EIGHT DAYS OF ANNUAL TRAINING, WHICHEVER
5	IS APPLICABLE ACCORDING TO DUTY STATUS;
6	(c) Forfeiture of pay and allowances of not more than two hundred
7	dollars ANY AMOUNT UP TO THE MAXIMUM PAY RECEIVED FOR EIGHT UNIT
8	TRAINING ASSEMBLIES OR EIGHT DAYS OF ANNUAL TRAINING, WHICHEVER
9	IS APPLICABLE ACCORDING TO DUTY STATUS;
10	SECTION 8. In Colorado Revised Statutes, amend 28-3.1-204
11	as follows:
12	28-3.1-204. Jurisdiction of special courts-martial. Special
13	courts-martial have jurisdiction to try any person subject to this code
14	except officers, for any offense punishable under this code. A special
15	court-martial has the same powers of punishment as a general
16	court-martial; except that confinement may not be more than ninety days
17	and the fine or forfeiture of pay and allowances imposed by a special
18	court-martial may not be more than five hundred dollars for a single
19	offense THE MAXIMUM PAY AND ALLOWANCES RECEIVED FOR SIX UNIT
20	TRAINING ASSEMBLIES OR SIX DAYS OF ANNUAL TRAINING, WHICHEVER IS
21	APPLICABLE ACCORDING TO DUTY STATUS.
22	SECTION 9. In Colorado Revised Statutes, amend 28-3.1-205
23	as follows:
24	28-3.1-205. Jurisdiction of summary courts-martial.
25	(1) Summary courts-martial have jurisdiction to try any person subject to
26	this code, except officers COMMISSIONED OFFICERS, WARRANT OFFICERS,
27	CADETS, AND CANDIDATES, for any offense made punishable under this

-10-

1	code.
2	(2) No person shall be tried by a summary court-martial if, prior
3	to trial, he or she objects thereto. If an objection to trial by summary
4	court-martial is made by an accused, trial may be ordered by special or
5	general court-martial, as appropriate.
6	(3) A summary court-martial may sentence an offender to
7	confinement for not more than thirty days, to a fine of not more than
8	twenty-five dollars for a single offense, to forfeiture of pay and
9	allowances of not more than two hundred fifty dollars for a single
10	offense, to reduction of an enlisted person to any inferior grade, and to
11	any combination of these punishments.
12	(4) A SUMMARY COURT-MARTIAL MAY ADJUDGE ANY OF THE
13	FOLLOWING PUNISHMENTS:
14	(a) Confinement for not more than thirty days;
15	(b) A FINE OF ANY AMOUNT UP TO THE MAXIMUM PAY RECEIVED
16	FOR FOUR UNIT TRAINING ASSEMBLIES OR FOUR DAYS OF ANNUAL
17	TRAINING, WHICHEVER IS APPLICABLE ACCORDING TO DUTY STATUS;
18	(c) FORFEITURE OF PAY AND ALLOWANCES OF ANY AMOUNT UP TO
19	THE MAXIMUM PAY RECEIVED FOR FOUR UNIT TRAINING ASSEMBLIES OR
20	FOUR DAYS OF ANNUAL TRAINING, WHICHEVER IS APPLICABLE ACCORDING
21	TO DUTY STATUS;
22	(d) REDUCTION OF AN ENLISTED PERSON TO ANY INFERIOR GRADE;
23	OR
24	(e) ANY COMBINATION OF THESE PUNISHMENTS.
25	SECTION 10. In Colorado Revised Statutes, amend 28-3.1-206
26	as follows:
27	28-3.1-206. Who may convene general courts-martial. General

-11- 135

1 courts-martial may be convened by the governor; the adjutant general for 2 the Colorado National Guard; ANY GENERAL OFFICER IN THE POSITION OF 3 the assistant adjutant general for the Colorado Army National Guard; the 4 assistant adjutant general for the Colorado Air National Guard; THE 5 ASSISTANT ADJUTANT GENERAL FOR THE SPACE, CYBER, AND MISSILE 6 DEFENSE FOR THE COLORADO NATIONAL GUARD; THE LAND COMPONENT 7 COMMANDER FOR THE COLORADO ARMY NATIONAL GUARD; or the 8 tactical fighter wing commander FOR THE COLORADO AIR NATIONAL 9 GUARD. 10

**SECTION 11.** In Colorado Revised Statutes, **amend** 28-3.1-207 as follows:

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28-3.1-207. Who may convene special courts-martial. The commanding officer of a garrison, fort, post, camp, air base, or other place where members of the military forces are on duty or of a division, brigade, regiment, wing, group, detached battalion, separate squadron, or any group of detached units placed under a command for this purpose may convene special courts-martial. In the Colorado Army National Guard, special courts-martial convening authorities shall include the state aviation officer, troop command commander, and artillery brigade commander ANY OFFICER WITH THE GRADE OF O-6 OR RANK OF COLONEL SERVING AS THE COMMANDER OF A MAJOR SUBORDINATE COMMAND. In the Colorado Air National Guard, special courts-martial convening authorities shall include the deputy commander for support, the detachment one commander, and the tactical control group commander GROUP COMMANDERS. Special courts-martial may also be convened by superior authority. When any such commanding officer is an accuser, the court shall be convened by superior authority.

-12-

1	SECTION 12. In Colorado Revised Statutes, 28-3.1-209, amend
2	(4)(b) as follows:
3	28-3.1-209. Who may serve on courts-martial. (4) (b) When
4	convening a court-martial, the convening authority shall detail as
5	members thereof those persons as, in his or her opinion, are best qualified
6	for the duty by reason of age, education, training, experience, length of
7	service, and judicial temperament. No member is eligible to serve as a
8	member of a general or special court-martial when he or she is the
9	accuser or a witness for the prosecution or has acted as investigating
10	officer or as counsel in the same case. If within the command of the
11	convening authority there is present and not otherwise disqualified a
12	commissioned officer who is a member IN GOOD STANDING of the bar of
13	this state and of appropriate rank and grade, the convening authority shall
14	MAY appoint him or her as president of a general or special court-martial.
15	Although this requirement shall be binding on the convening authority,
16	failure to meet it in any case shall not divest a military court of
17	<del>jurisdiction.</del>
18	SECTION 13. In Colorado Revised Statutes, 28-3.1-210, amend
19	(1) as follows:
20	28-3.1-210. Military judge of a general or special
21	court-martial. (1) (a) The authority convening a general or special
22	court-martial shall request the state judge advocate general to detail as
23	military judge thereof a commissioned officer who is a member IN GOOD
24	STANDING of the bar of this state. No person is eligible to act as military
25	judge in a case if he or she is the accuser or witness for the prosecution
26	or has acted as investigating officer or as counsel in the same case.
27	(b) A MILITARY JUDGE MAY BE DETAILED TO A COURT-MARTIAL

-13-

1	IRRESPECTIVE OF MILITARY BRANCH WHEN PERMITTED BY THE STATE
2	JUDGE ADVOCATE.
3	SECTION 14. In Colorado Revised Statutes, 28-3.1-211, amend
4	(2) as follows:
5	28-3.1-211. Detail of trial and defense counsel. (2) Trial
6	counsel and defense counsel for a general or special court-martial shall
7	MUST be members IN GOOD STANDING of the bar of this state AND JUDGE
8	ADVOCATES APPOINTED PURSUANT TO SECTION 28-3.1-106 (2).
9	SECTION 15. In Colorado Revised Statutes, add 28-3.1-402.5
10	as follows:
11	28-3.1-402.5. Classification of offenses. A CONVICTION BY
12	GENERAL COURT-MARTIAL OF ANY MILITARY OFFENSE FOR WHICH AN
13	ACCUSED MAY RECEIVE A SENTENCE OF CONFINEMENT IS A FELONY
14	OFFENSE. EXCEPT FOR CONVICTIONS BY A SUMMARY COURT-MARTIAL, ALL
15	OTHER MILITARY OFFENSES ARE MISDEMEANORS. ANY CONVICTION BY A
16	SUMMARY COURT-MARTIAL IS NOT A CRIMINAL CONVICTION.
17	SECTION 16. In Colorado Revised Statutes, add 28-3.1-421 as
18	follows:
19	<b>28-3.1-421. Appeal by the state.</b> (1) IN A TRIAL BY
20	COURT-MARTIAL OR IN A TRIAL BY MILITARY JUDGE ONLY PURSUANT TO
21	SECTION 28-3.1-316 (4) IN WHICH A PUNITIVE DISCHARGE MAY BE
22	ADJUDGED, THE STATE MAY NOT APPEAL A FINDING OF NOT GUILTY WITH
23	RESPECT TO THE CHARGE OR SPECIFICATION. IN A TRIAL BY
24	COURT-MARTIAL IN WHICH A PUNITIVE DISCHARGE MAY BE ADJUDGED, THE
25	STATE MAY APPEAL THE FOLLOWING:
26	(a) An order or ruling of the military judge that
27	TERMINATES THE PROCEEDINGS WITH RESPECT TO A CHARGE OR

-14-

1	SPECIFICATION;
2	(b) An order or ruling that excludes evidence that is
3	SUBSTANTIAL PROOF OF A FACT MATERIAL IN THE PROCEEDING;
4	(c) An order or ruling that directs the disclosure of
5	CLASSIFIED INFORMATION;
6	(d) AN ORDER OR RULING THAT IMPOSES SANCTIONS FOR
7	NONDISCLOSURE OF CLASSIFIED INFORMATION;
8	(e) A REFUSAL OF THE MILITARY JUDGE TO ISSUE A PROTECTIVE
9	ORDER SOUGHT BY THE STATE TO PREVENT THE DISCLOSURE OF CLASSIFIED
10	INFORMATION; OR
11	(f) A REFUSAL BY THE MILITARY JUDGE TO ENFORCE AN ORDER
12	DESCRIBED IN SUBSECTION (1)(e) OF THIS SECTION THAT HAS PREVIOUSLY
13	BEEN ISSUED BY THE APPROPRIATE AUTHORITY.
14	(2) An appeal of an order or ruling may not be taken
15	UNLESS THE TRIAL COUNSEL PROVIDES THE MILITARY JUDGE WITH
16	WRITTEN NOTICE OF APPEAL FROM THE ORDER OR RULING WITHIN
17	SEVENTY-TWO HOURS OF THE ORDER OR RULING. SUCH NOTICE MUST
18	INCLUDE A CERTIFICATION BY THE TRIAL COUNSEL THAT THE APPEAL IS
19	NOT TAKEN FOR THE PURPOSE OF DELAY AND, IF THE ORDER OR RULING
20	APPEALED IS ONE THAT EXCLUDES EVIDENCE, THAT THE EVIDENCE
21	EXCLUDED IS SUBSTANTIAL PROOF OF A FACT MATERIAL IN THE
22	PROCEEDING.
23	(3) An appeal under this article 3.1 must be diligently
24	PROSECUTED AS PROVIDED BY LAW.
25	(4) AN APPEAL UNDER THIS ARTICLE 3.1 MUST BE FORWARDED TO
26	THE COURT PRESCRIBED IN THIS CODE. IN RULING ON AN APPEAL UNDER
27	THIS ARTICLE 3.1, THAT COURT MAY ACT ONLY WITH RESPECT TO MATTERS

-15-

1	OF LAW.
2	(5) ANY PERIOD OF DELAY RESULTING FROM AN APPEAL UNDER
3	THIS ARTICLE 3.1 MUST BE EXCLUDED IN DECIDING ANY ISSUE REGARDING
4	DENIAL OF A SPEEDY TRIAL UNLESS AN APPROPRIATE AUTHORITY
5	DETERMINES THAT THE APPEAL WAS FILED SOLELY FOR THE PURPOSE OF
6	DELAY WITH THE KNOWLEDGE THAT IT WAS TOTALLY FRIVOLOUS AND
7	WITHOUT MERIT.
8	SECTION 17. In Colorado Revised Statutes, amend 28-3.1-501
9	as follows:
10	28-3.1-501. Principal defined. A "principal", as used in this code
11	means any person punishable under this code who commits an offense
12	punishable by this code or intentionally aids, abets, counsels, commands,
13	SOLICITS, or procures its commission or intentionally causes an act to be
14	done which if directly performed by him or her would be punishable by
15	this code.
16	SECTION 18. In Colorado Revised Statutes, 28-3.1-507, amend
17	(1)(a) as follows:
18	28-3.1-507. Fraudulent enlistment, appointment, or
19	<b>separation.</b> (1) Any person shall be punished as a court-martial directs
20	if he or she:
21	(a) Procures his or her own enlistment or appointment in the state
22	military forces by knowingly false representation or deliberate
23	concealment as to his or her qualifications OR MEDICAL FITNESS for that
24	enlistment or appointment and receives pay or allowances thereunder; or
25	SECTION 19. In Colorado Revised Statutes, amend 28-3.1-511
26	as follows:
27	28-3.1-511. Missing movement. Any person subject to this code

-16-

1	who, through neglect or design, misses the movement of a ship, aircraft,
2	or unit with which he or she is required in the course of duty to move
3	shall MUST be punished as a court-martial directs.
4	SECTION 20. In Colorado Revised Statutes, 28-3.1-514, amend
5	(1) introductory portion as follows:
6	28-3.1-514. Assaulting or willfully disobeying superior
7	commissioned officer. (1) Any person subject to this code shall be
8	punished BY CONFINEMENT OF NOT MORE THAN TEN YEARS OR SUCH
9	OTHER PUNISHMENT as a court-martial directs if he or she:
10	SECTION 21. In Colorado Revised Statutes, amend 28-3.1-516
11	as follows:
12	28-3.1-516. Failure to obey order or regulation. Any person
13	subject to this code who violates or fails to obey any lawful general order
14	or regulation, including an order to report for state active duty, OR IS IN
15	DERELICT IN THE PERFORMANCE OF HIS OR HER DUTIES shall be punished
16	as a court-martial directs.
17	SECTION 22. In Colorado Revised Statutes, amend 28-3.1-517
18	as follows:
19	28-3.1-517. Cruelty and maltreatment of inferiors. Any person
20	subject to this code who is guilty of cruelty toward, or oppression or
21	maltreatment of, any person subject to his or her orders shall MUST be
22	punished as a court-martial directs.
23	SECTION 23. In Colorado Revised Statutes, 28-3.1-518, amend
24	(4) as follows:
25	28-3.1-518. Mutiny and sedition. (4) Any person who is found
26	guilty of attempted mutiny, sedition, or failure to suppress or report a
27	mutiny or sedition shall be punished BY CONFINEMENT OF NOT MORE THAN

-17-

1	TEN YEARS OR SUCH OTHER PUNISHMENT as a court-martial directs.
2	SECTION 24. In Colorado Revised Statutes, 28-3.1-523, amend
3	(1) introductory portion as follows:
4	28-3.1-523. Misbehavior before the enemy or any hostile force.
5	(1) Any person subject to this code shall be punished BY CONFINEMENT
6	OF NOT MORE THAN TEN YEARS OR SUCH OTHER PUNISHMENT as a
7	court-martial directs when he or she, before or in the presence of the
8	enemy or any hostile force:
9	SECTION 25. In Colorado Revised Statutes, amend 28-3.1-525
10	as follows:
11	28-3.1-525. Improper use of countersign. Any person subject to
12	this code who discloses the parole or countersign to any person not
13	entitled to receive it, or who gives to another who is entitled to receive
14	and use the parole or countersign a different parole or countersign from
15	that which, to his or her knowledge, he or she was authorized and
16	required to give, shall be punished BY CONFINEMENT OF NOT MORE THAN
17	TEN YEARS OR SUCH OTHER PUNISHMENT as a court-martial directs.
18	SECTION 26. In Colorado Revised Statutes, 28-3.1-527, amend
19	(2)(b) as follows:
20	28-3.1-527. Captured or abandoned property. (2) Any person
21	subject to this code shall be punished as a court-martial directs if he or
22	she:
23	(b) Buys, sells, trades, or in any way deals in or disposes of
24	captured, STOLEN, or abandoned property whereby he or she receives or
25	expects any profit, benefit, or advantage to himself or herself or another
26	directly or indirectly connected with himself or herself; or
27	SECTION 27. In Colorado Revised Statutes, amend 28-3.1-533

-18-

1	as follows:
2	28-3.1-533. Driving while impaired - reckless driving. Any
3	person subject to this code who operates any vehicle while drunk
4	IMPAIRED BY ALCOHOL, MARIJUANA, DRUGS, OR INTOXICANTS OF ANY
5	KIND, OR ANY COMBINATION THEREOF, or in a reckless or wanton manner
6	shall be punished as a court-martial directs.
7	SECTION 28. In Colorado Revised Statutes, amend 28-3.1-534
8	as follows:
9	28-3.1-534. Impaired on duty - leaving or sleeping on post.
10	Any person subject to this code who is found drunk IMPAIRED BY
11	ALCOHOL, MARIJUANA, DRUGS, OR INTOXICANTS OF ANY KIND, OR ANY
12	COMBINATION THEREOF, on duty or sleeping upon his or her post or who
13	leaves his or her post before he or she is regularly relieved shall be
14	punished as a court-martial directs.
15	SECTION 29. In Colorado Revised Statutes, amend 28-3.1-548
16	as follows:
17	28-3.1-548. Conduct unbecoming an officer. Any commissioned
18	officer, CADET, OR CANDIDATE who is convicted of conduct unbecoming
19	an officer and a gentleman shall be punished as a court-martial directs.
20	SECTION 30. In Colorado Revised Statutes, add 28-3.1-550 as
21	follows:
22	28-3.1-550. Controlled substances - wrongful use - possession
23	- transfer. (1) Any person subject to this code who wrongfully
24	USES, POSSESSES, MANUFACTURES, DISTRIBUTES, IMPORTS INTO THE
25	CUSTOMS TERRITORY OF THE UNITED STATES, EXPORTS FROM THE UNITED
26	STATES, OR INTRODUCES INTO AN INSTALLATION, VESSEL, VEHICLE, OR
27	AIRCRAFT USED BY OR UNDER THE CONTROL OF THE ARMED FORCES OF THE

-19-

2	DESCRIBED IN SUBSECTION (2) OF THIS SECTION MUST BE PUNISHED AS A
3	COURT-MARTIAL MAY DIRECT.
4	(2) The substances referred to in subsection (1) of this
5	SECTION ARE THE FOLLOWING:
6	(a) OPIUM, HEROIN, COCAINE, AMPHETAMINE, LYSERGIC ACID
7	DIETHYLAMIDE, METHAMPHETAMINE, PHENCYCLIDINE, BARBITURIC ACID,
8	AND MARIJUANA AND ANY COMPOUND OR DERIVATIVE OF ANY SUCH
9	SUBSTANCE;
10	(b) ANY SUBSTANCE NOT SPECIFIED IN SUBSECTION (2)(a) OF THIS
11	SECTION THAT IS LISTED ON A SCHEDULE OF CONTROLLED SUBSTANCES
12	PRESCRIBED BY THE PRESIDENT OF THE UNITED STATES FOR THE PURPOSES
13	OF THE FEDERAL "UNIFORM CODE OF MILITARY JUSTICE", 10 U.S.C. SEC.
14	801 et seq., as amended; and
15	(c) Any other substance that is listed in schedules I
16	THROUGH V OF ARTICLE 202 OF THE FEDERAL "CONTROLLED SUBSTANCES
17	ACT", 21 U.S.C. SEC. 812, AS AMENDED.
18	SECTION 31. In Colorado Revised Statutes, repeal and reenact,
19	with amendments, 28-3.1-604 as follows:
20	28-3.1-604. Complaints of wrongs. ANY MEMBER OF THE STATE
21	MILITARY FORCES WHO BELIEVES HIMSELF OR HERSELF WRONGED BY A
22	COMMANDING OFFICER, AND WHO, UPON DUE APPLICATION TO THAT
23	COMMANDING OFFICER, IS REFUSED REDRESS, MAY COMPLAIN TO ANY
24	SUPERIOR COMMISSIONED OFFICER, WHO SHALL FORWARD THE COMPLAINT
25	TO THE OFFICER EXERCISING GENERAL COURT-MARTIAL JURISDICTION
26	OVER THE OFFICER AGAINST WHOM IT IS MADE. THE OFFICER EXERCISING
27	GENERAL COURT-MARTIAL JURISDICTION SHALL EXAMINE INTO THE

United States or of the military forces of any state a substance

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-20-

1	COMPLAINT AND TAKE PROPER MEASURES FOR REDRESSING THE WRONG
2	COMPLAINED OF, AND SHALL, AS SOON AS POSSIBLE, SEND TO THE
3	ADJUTANT GENERAL A TRUE STATEMENT OF THAT COMPLAINT, WITH THE
4	PROCEEDINGS HAD THEREON.
5	<del></del>
6	SECTION <u>32.</u> Safety clause. The general assembly hereby finds
7	determines, and declares that this act is necessary for the immediate
	preservation of the public peace, health, and safety.

-21-