

SENATE BILL NO. 18—COMMITTEE ON GOVERNMENT AFFAIRS

(ON BEHALF OF THE OFFICE OF THE MILITARY)

PREFILED DECEMBER 19, 2012

Referred to Committee on Government Affairs

SUMMARY—Makes various changes to provisions governing the Office of the Military, Nevada National Guard, Nevada National Guard Reserve and volunteer military organizations licensed by the Governor. (BDR 36-316)

FISCAL NOTE: Effect on Local Government: Increases or Newly Provides for Term of Imprisonment in County or City Jail or Detention Facility. Effect on the State: Yes.

~

EXPLANATION – Matter in *bolded italics* is new; matter between brackets ~~omitted material~~ is material to be omitted.

AN ACT relating to the military; revising and updating certain provisions governing military justice; revising and updating certain other provisions governing the Office of the Military, Nevada National Guard, Nevada National Guard Reserve and volunteer military organizations licensed by the Governor; providing a penalty; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

1 Existing law contains the Nevada Code of Military Justice, which provides a
2 system of adjudicating guilt and punishing offenders within the Nevada National
3 Guard. (NRS 412.196-412.584) **Sections 8, 65 and 66** of this bill specify personal
4 and subject matter jurisdiction under the Code. Existing law allows commanding
5 officers to impose certain types of nonjudicial punishment upon servicemen and
6 servicewomen under their command. (NRS 412.286-412.302) **Sections 10-17, 67-**
7 **70, 107 and 110** of this bill modify provisions governing nonjudicial punishment.
8 Existing law provides for courts-martial to adjudicate certain offenses under the
9 Code. (NRS 412.304-412.448) **Sections 18-32, 72-97 and 100-103** of this bill
10 revise provisions governing courts-martial. **Sections 30 and 31** provide that certain
11 persons found incompetent to stand trial by court-martial or not guilty by reason of
12 lack of mental responsibility in court-martial proceedings are committed to the
13 custody of the Administrator of the Division of Mental Health and Developmental



14 Services of the Department of Health and Human Services. **Section 97** gives
15 general courts-martial the authority to impose a punishment of confinement for up
16 to 10 years. Convicted servicemen and servicewomen serve their confinement in
17 civil jails, detention facilities, penitentiaries or certain prisons. (NRS 412.276,
18 412.414)

19 Existing law specifies military offenses triable by courts-martial. (NRS
20 412.452-412.562) **Sections 33-40** of this bill add to this list of offenses acting as a
21 spy, espionage, possession of controlled substances, sexual assault, stalking,
22 larceny, wrongful appropriation, extortion and assault.

23 **Section 41** of this bill specifies who may administer oaths for the purposes of
24 military administration, including military justice. **Sections 42 and 43** of this bill
25 specify how the Code is to be construed.

26 Existing law establishes the Nevada National Guard as an organized body of
27 enlisted personnel and commissioned officers. (NRS 412.026) **Section 44** of this
28 bill establishes the Nevada Enlisted Association of the National Guard of the
29 United States, a group of current and retired enlisted personnel of the Nevada
30 National Guard.

31 **Section 53** of this bill conditions a program promoting rifle practice on the
32 availability of funds from the State or Federal Government. (NRS 412.088)

33 Existing law provides that the Nevada National Guard cannot discriminate on
34 the basis of race, creed, color, sex or national origin. (NRS 412.116) **Section 54** of
35 this bill prohibits discrimination on the basis of gender or sexual orientation as
36 well, while deleting language specifically prohibiting discrimination based on sex.

37 **Section 57** of this bill provides that members of the Nevada National Guard
38 deployed to perform an emergency are to be compensated according to their
39 respective military grade and pay status instead of receiving compensation equal to
40 that received by the main labor force in the service of the State or Federal
41 Government as they do under existing law. (NRS 412.138)

42 **Section 106** of this bill modifies the procedure for making a complaint against
43 a commanding officer. (NRS 412.568) **Section 108** of this bill exempts persons
44 subject to the Code from liability for acts or omissions performed as part of their
45 duties under the Code. **Section 110** of this bill repeals allowances provided to
46 servicemen and servicewomen of the Nevada National Guard for uniforms and
47 equipment.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 412 of NRS is hereby amended by adding
2 thereto the provisions set forth as sections 2 to 44, inclusive, of this
3 act.

4 **Sec. 2.** *“Nonjudicial punishment” means punishment that is
5 imposed:*

6 *1. Pursuant to NRS 412.286 to 412.302, inclusive, and
7 sections 10 to 17, inclusive, of this act;*

8 *2. Against an accused, through the chain of command, by the
9 accused’s commanding officer or other officer in charge; and*

10 *3. Without the need to convene a court-martial.*



1 **Sec. 3.** *“Principal assistant” means a commissioned officer*
2 *of the state military forces serving immediately subordinate to the*
3 *convening authority.*

4 **Sec. 4.** *“Restraint-of-freedom punishments” means*
5 *restriction and arrest in quarters.*

6 **Sec. 5.** *“Senior force judge advocate” means the senior judge*
7 *advocate of the commanding officer of the same force of the state*
8 *military forces as the accused, and who is that commanding*
9 *officer’s chief legal advisor.*

10 **Sec. 6.** *“State military forces” means the members of the*
11 *Nevada National Guard, reservists of the Nevada National Guard,*
12 *and volunteer military organizations licensed by the Governor*
13 *pursuant to NRS 412.126 to organize, drill and bear arms as*
14 *volunteer military companies or volunteer military organizations.*

15 **Sec. 7. 1.** *The principal assistant shall assume command in*
16 *the event of the commanding officer’s death, prolonged absence or*
17 *disability.*

18 **2.** *In the case of the Nevada Air National Guard, the*
19 *principal assistant may include an officer who lacks an*
20 *aeronautical rating, as defined in Air Force Instruction 11-402 §*
21 *2.2, as it may be amended or replaced, and is serving in a position*
22 *immediately subordinate to the convening authority.*

23 **3.** *Any delegation of authority to a principal assistant must be*
24 *in writing, unless exigencies prevent such written delegation. If*
25 *exigencies prevent written delegation, verbal authorization is*
26 *sufficient and must be reduced to writing as soon as possible*
27 *thereafter.*

28 **Sec. 8. 1.** *The following persons are subject to jurisdiction*
29 *under this Code:*

30 **(a)** *Any person described in subsection 1 of NRS 412.254 or*
31 *who is a member of the state military forces; and*

32 **(b)** *Any person who is in the custody of the state military forces*
33 *before trial or who is serving a sentence imposed by a court-*
34 *martial.*

35 **2.** *Any person described in subsection 1 is subject to this Code*
36 *until the person’s active service has been terminated in*
37 *accordance with the law or regulations of the state military forces*
38 *and the National Guard Bureau and the regulations applicable to*
39 *that person’s service.*

40 **Sec. 9.** *No member of the state military forces may be placed*
41 *in confinement in immediate association with:*

42 **1.** *An enemy prisoner; or*

43 **2.** *A person who is a citizen of a country other than the*
44 *United States and who is not a member of the Armed Forces of the*
45 *United States.*



1 **Sec. 10. 1.** *Each commanding officer shall maintain good*
2 *order and discipline in his or her command. If a commanding*
3 *officer determines that he or she can maintain good order and*
4 *discipline through effective leadership, including, without*
5 *limitation, administrative and corrective measures, he or she must*
6 *do so. If a commanding officer determines that he or she cannot*
7 *maintain good order and discipline through effective leadership,*
8 *including, without limitation, administrative and corrective*
9 *measures, he or she may pursue punitive measures.*

10 **2.** *In determining the appropriate method of punishment, a*
11 *commanding officer must consider, without limitation:*

12 *(a) The nature of the offense;*

13 *(b) The nature of the punishment;*

14 *(c) The record of the offending serviceman or servicewoman;*

15 *(d) The need to maintain good order and discipline; and*

16 *(e) The likely effect of the punitive measures on the record of*
17 *the offending serviceman or servicewoman.*

18 **3.** *Each commanding officer shall, insofar as is practicable,*
19 *take action to ensure that:*

20 *(a) Military justice is exercised promptly and fairly; and*

21 *(b) Each matter of a disciplinary or punitive nature is*
22 *resolved:*

23 *(1) At the lowest appropriate level; and*

24 *(2) Using the least severe punishment appropriate to the*
25 *offense.*

26 **Sec. 11. 1.** *This section sets forth the law, policies and*
27 *procedures for nonjudicial punishment in the state military forces.*
28 *Unless modified by this Code, the procedures contained in Chapter*
29 *3 of Army Regulation 27-10 and Air Force Instruction 51-202, as*
30 *they may be amended or replaced, apply to nonjudicial*
31 *punishment in this Code.*

32 **2.** *Each commanding officer shall use nonjudicial*
33 *punishment as an essential and prompt means of maintaining*
34 *good order and discipline, and to promote positive behavior and*
35 *changes in servicemen and servicewomen without the stigma of a*
36 *court-martial conviction.*

37 **3.** *No superior may:*

38 *(a) Direct that a subordinate authority impose nonjudicial*
39 *punishment in a particular case; or*

40 *(b) Issue regulations or guidelines which suggest to*
41 *subordinate authorities that certain categories of minor offenses*
42 *be disposed of by nonjudicial punishment instead of by court-*
43 *martial or disposed of by administrative corrective measures, or*
44 *that predetermined types or amounts of punishment be imposed*
45 *for certain classifications of offenses that the subordinate*



1 *authority considers appropriate for disposition by nonjudicial*
2 *punishment.*

3 *4. Nonjudicial punishment may be imposed for a minor*
4 *offense. Whether an offense is minor must be determined by,*
5 *without limitation:*

6 *(a) The nature of the offense and the circumstances*
7 *surrounding the commission of the offense;*

8 *(b) The age, rank, duty assignment, record and experience of*
9 *the offender; and*

10 *(c) The maximum possible sentence that could be imposed for*
11 *the offense if tried by general court-martial.*

12 *5. The decision as to whether an offense is minor is a matter*
13 *of discretion for the commanding officer imposing nonjudicial*
14 *punishment. The imposition and enforcement of nonjudicial*
15 *punishment pursuant to NRS 412.286 to 412.302, inclusive, and*
16 *sections 10 to 17, inclusive, of this act is not a bar to a trial by*
17 *court-martial or other legal proceeding for a serious crime or*
18 *offense growing out of the same act or omission and not properly*
19 *punishable pursuant to NRS 412.286 to 412.302, inclusive, and*
20 *sections 10 to 17, inclusive, of this act, but the fact that a*
21 *nonjudicial punishment has been enforced pursuant thereto may*
22 *be shown by the accused at trial and when so shown must be*
23 *considered in determining the severity of punishment to be*
24 *adjudged in the event of a finding of guilty.*

25 **Sec. 12.** *Failure to comply with any procedural provision of*
26 *this Code does not invalidate a punishment imposed pursuant to*
27 *the Code, unless the error materially prejudiced a substantial right*
28 *of the servicemen or servicewomen on whom the punishment was*
29 *imposed.*

30 **Sec. 13.** *1. Commanding officers have authority to impose*
31 *nonjudicial punishment upon military personnel under their*
32 *command. The authority of a commanding officer to impose*
33 *nonjudicial punishment for certain types of offenses or certain*
34 *categories of persons, or to impose certain types of punishment in*
35 *specific cases, may be limited or withheld by a superior officer.*

36 *2. Only the Governor and general officers in command may*
37 *delegate their authority under subsection 1 to a principal assistant.*
38 *This limitation on delegation of authority does not remove the*
39 *authority of other commanding officers authorized to act under*
40 *this Code, but such other commanding officers may not delegate*
41 *that authority. A commanding officer superior to the commanding*
42 *officer having authority to impose nonjudicial punishment may*
43 *withhold that authority.*

44 *3. A commanding officer at any echelon may withhold from*
45 *any subordinate commanding officer all or part of the authority*



1 *prescribed in subsection 1, including, without limitation, the*
2 *authority to impose nonjudicial punishment for specific types of*
3 *offenses that the subordinate would otherwise impose. When*
4 *authority is withheld, such action should be explained in a clearly*
5 *defined writing or directive. The original of the writing or directive*
6 *must be filed in the office of the applicable judge advocate who*
7 *serves the commanding officer whose authority has been withheld.*
8 *Any such withholding remains in effect when a new commanding*
9 *officer is appointed or assumes command, until and unless*
10 *expressly revoked by the superior commanding officer. Any such*
11 *action should be addressed to the position held by the*
12 *commanding officer whose authority has been withheld, not to the*
13 *commanding officer by name.*

14 **Sec. 14.** *An accused facing nonjudicial punishment has the*
15 *right to demand a trial by court-martial only if the commanding*
16 *officer who initiated the proceeding for nonjudicial punishment*
17 *elects to impose restraint-of-freedom punishments. If, before an*
18 *offer of nonjudicial punishment is made, the commanding officer*
19 *elects not to impose restraint-of-freedom punishments, the accused*
20 *has no right to demand a trial by court-martial. If the*
21 *commanding officer does not advise the accused serviceman or*
22 *servicewoman of his or her right to reject the nonjudicial*
23 *punishment and demand a trial by court-martial on initiation of*
24 *the nonjudicial punishment action, the commanding officer*
25 *thereby waives the right to retain the restraint-of-freedom*
26 *punishments.*

27 **Sec. 15. 1.** *A commanding officer, after preliminary*
28 *inquiry, may use a summarized proceeding if it is determined that*
29 *punishment will not include restraint-of-freedom punishments.*

30 **2.** *A Summarized Record of Proceedings, under Article 15,*
31 *UCMJ, as contained in Army Regulation 27-10, or AF Form*
32 *3070, as they may be amended or replaced, must be used to record*
33 *the summarized nonjudicial punishment proceedings. However,*
34 *the notification of the right to demand a trial by court-martial*
35 *must be stricken from the form.*

36 **3.** *If a commanding officer who intends to impose nonjudicial*
37 *punishment determines that a summarized proceeding is*
38 *appropriate, the accused must be notified in writing of:*

39 *(a) The intent of the commanding officer to initiate*
40 *nonjudicial punishment;*

41 *(b) The intent of the commanding officer to use summarized*
42 *proceedings;*

43 *(c) The lack of a right on the part of the accused to demand a*
44 *trial by court-martial;*



1 (d) The maximum punishments allowable pursuant to the
2 summarized proceeding;

3 (e) The right of the accused to remain silent;

4 (f) Each offense that the accused has allegedly committed with
5 reference to the sections of the law allegedly violated;

6 (g) The right of the accused to confront witnesses, examine the
7 evidence and submit matters in defense, extenuation and
8 mitigation; and

9 (h) The right of the accused to appeal.

10 4. If a commanding officer determines that a summarized
11 proceeding is appropriate, the accused does not have the right to
12 consult with counsel before the hearing and the accused does not
13 have the right to counsel or a spokesperson during the hearing.

14 5. Consistent with the regulations applicable to the accused's
15 service, if a hearing is scheduled, notification of the date and time
16 of the hearing may be made orally or in writing. The hearing must
17 be scheduled not earlier than 24 hours and not later than 60 days
18 after the accused receives notification pursuant to subsection 3 of
19 the intent of the commanding officer to impose nonjudicial
20 punishment.

21 **Sec. 16. 1.** A commanding officer who, after preliminary
22 inquiry, determines that the punishment options will include
23 restraint-of-freedom punishments shall use a formal proceeding.

24 2. If the commanding officer determines that a formal
25 proceeding is appropriate, the accused must be notified in writing
26 of:

27 (a) The intent of the commanding officer to initiate
28 nonjudicial punishment;

29 (b) The intent of the commanding officer to use a formal
30 proceeding;

31 (c) The maximum punishments allowable under the formal
32 proceeding;

33 (d) The right of the accused to remain silent;

34 (e) Each offense that the accused has allegedly committed with
35 reference to sections of the law that are alleged to have been
36 violated;

37 (f) The right of the accused to confront witnesses, examine the
38 evidence and submit matters in defense, extenuation and
39 mitigation;

40 (g) The right of the accused to consult with a judge advocate
41 and the location of such counsel;

42 (h) The right of the accused to demand a trial by court-martial
43 at any time before the imposition of the nonjudicial punishment;
44 and

45 (i) The right of the accused to appeal.



1 3. *If the commanding officer determines that a formal*
2 *proceeding is appropriate, the accused must be given a reasonable*
3 *time to consult with counsel, to gather matters in defense,*
4 *extenuation and mitigation and to decide whether to accept the*
5 *nonjudicial punishment or demand a trial by court-martial. This*
6 *decision period must be at least 48 hours, depending on the*
7 *availability of counsel, but such period may be extended at the*
8 *request of the accused.*

9 4. *The commanding officer is not bound by the formal rules*
10 *of evidence before courts-martial and may consider any matter the*
11 *commanding officer reasonably believes is relevant to the offense.*

12 **Sec. 17. 1.** *A punishment may be announced at the next*
13 *formation of the unit of the accused after the punishment is*
14 *imposed or, if appealed, after the decision on the appeal. The*
15 *announcement may also be posted on a bulletin board of the unit*
16 *or published in a newsletter or web publication of the unit.*

17 2. *The announcement of the results of punishments may be*
18 *used to mitigate perceptions of unfairness of punishment and to*
19 *serve as a deterrent to similar misconduct by other servicemen and*
20 *servicewomen. The announcement of punishments must not be*
21 *undertaken to invoke public embarrassment or scorn of the*
22 *serviceman or servicewoman so punished. Accordingly, the*
23 *practice of announcing punishments must be undertaken in a*
24 *consistent manner to avoid the appearance of favoritism or*
25 *vindictiveness.*

26 3. *In deciding whether to announce the punishment of*
27 *servicemen and servicewomen in the grade of E-5 or above, the*
28 *commanding officer shall consider the following factors:*

29 (a) *The nature of the offense;*

30 (b) *The military record and duty position of the serviceman or*
31 *servicewoman being punished;*

32 (c) *The deterrent effect of announcing the punishment;*

33 (d) *The impact on the morale or mission of the applicable unit;*

34 (e) *The impact on the victim, if any, of the serviceman's or*
35 *servicewoman's offense; and*

36 (f) *The impact on the ability of the serviceman or*
37 *servicewoman to lead.*

38 **Sec. 18. 1.** *A military judge must be:*

39 (a) *An active or retired commissioned officer of an organized*
40 *state military force;*

41 (b) *One of the following:*

42 (1) *A member in good standing of the State Bar of Nevada;*

43 (2) *A member of the bar of a federal court for at least 5*
44 *years; or*



1 (3) *A person who is licensed to practice law in a state other*
2 *than the State of Nevada, certified by the Adjutant General of the*
3 *state in which the military judge is licensed, and a member in good*
4 *standing therein, and who has received permission from the State*
5 *Bar of Nevada to sit as a military judge; and*

6 (c) *Certified as qualified for duty as a military judge by the*
7 *senior force judge advocate of the same military force of which the*
8 *accused is a member.*

9 2. *If a military judge is not a member of the State Bar of*
10 *Nevada, the military judge shall be deemed admitted pro hac vice,*
11 *subject to filing with the senior force judge advocate of the same*
12 *military force of which the accused is a member a certificate*
13 *setting forth that the other qualifications provided in subsection 1*
14 *have been met.*

15 **Sec. 19.** *Each component or branch of the state military*
16 *forces has court-martial jurisdiction over all servicemen and*
17 *servicewomen of that particular component or branch who are*
18 *subject to this Code. Additionally, the Nevada Army National*
19 *Guard and Nevada Air National Guard have court-martial*
20 *jurisdiction over all servicemen and servicewomen subject to this*
21 *Code.*

22 **Sec. 20.** 1. *A person may not be tried or adjudged to*
23 *punishment under this Code while incompetent.*

24 2. *For the purposes of this section, a person is incompetent*
25 *when presently suffering from a mental disease or defect*
26 *rendering the person unable to understand the nature of the*
27 *proceedings against that person or to conduct or cooperate*
28 *intelligently in the defense of the case.*

29 **Sec. 21.** 1. *It is an affirmative defense in trial by court-*
30 *martial that, at the time of the commission of the acts constituting*
31 *the offense, the accused, as a result of a severe mental disease or*
32 *defect, was unable to appreciate the nature and quality of the*
33 *wrongfulness of his or her acts and, thus, lacked mental*
34 *responsibility for those acts. Mental disease or defect does not*
35 *otherwise constitute a defense.*

36 2. *The accused has the burden of proving the defense of lack*
37 *of mental responsibility by clear and convincing evidence.*

38 3. *Whenever lack of mental responsibility of the accused with*
39 *respect to an offense is properly at issue, the military judge shall*
40 *instruct the members of the court as to the defense of lack of*
41 *mental responsibility under this section and charge them to find*
42 *the accused:*

43 (a) *Guilty;*

44 (b) *Not guilty; or*

45 (c) *Not guilty by reason of lack of mental responsibility.*



1 ↪ *Notwithstanding the provisions of NRS 412.396, the accused*
2 *may only be found not guilty by reason of lack of mental*
3 *responsibility pursuant to paragraph (c) if a majority of the*
4 *members of the court-martial present at the time the vote is taken*
5 *determines that the defense of lack of mental responsibility has*
6 *been established.*

7 4. *The provisions of this subsection and subsection 3 do not*
8 *apply to a court-martial composed only of a military judge. In the*
9 *case of a court-martial composed only of a military judge or a*
10 *summary court-martial officer, whenever lack of mental*
11 *responsibility of the accused with respect to an offense is properly*
12 *at issue, the military judge or summary court-martial officer shall*
13 *find the accused:*

14 (a) *Guilty;*

15 (b) *Not guilty; or*

16 (c) *Not guilty only by lack of mental responsibility.*

17 ↪ *Notwithstanding the provisions of NRS 412.396, the accused*
18 *may be found not guilty only by reason of lack of mental*
19 *responsibility pursuant to paragraph (c) only if the military judge*
20 *or summary court-martial officer determines that the defense of*
21 *lack of mental responsibility has been established.*

22 **Sec. 22. 1.** *On application by an accused who is under a*
23 *sentence of confinement that has not been ordered executed, the*
24 *convening authority or, if the accused is no longer under that*
25 *person's jurisdiction, the person exercising general court-martial*
26 *jurisdiction over the command to which the accused is currently*
27 *assigned may, in the sole discretion of that person, defer service of*
28 *the sentence of confinement. The deferment must terminate when*
29 *the sentence is ordered executed. The person who granted the*
30 *deferment may rescind the deferment at any time. If the accused is*
31 *no longer under the jurisdiction of the person who granted the*
32 *deferment, the person exercising general court-martial*
33 *jurisdiction over the command to which the accused is currently*
34 *assigned may rescind the deferment at any time.*

35 2. *In any case in which a court-martial sentences an accused*
36 *referred to in subsection 1 to confinement, the convening*
37 *authority may defer the service of the sentence of confinement*
38 *without the consent of the accused until after the accused has*
39 *been permanently released to the state military forces by a state,*
40 *the United States or a foreign country.*

41 3. *Subsection 1 applies to a person subject to this Code who:*

42 (a) *While in the custody of a state, the United States or a*
43 *foreign country is temporarily returned by that state, the United*
44 *States or a foreign country to the state military forces for trial by*
45 *court-martial; and*



1 (b) After the court-martial described in paragraph (a), is
2 returned to that state, the United States or a foreign country under
3 the authority of a mutual agreement or treaty, as the case may be.

4 4. In any case in which a court-martial sentences an accused
5 to confinement and the sentence of confinement has been ordered
6 executed pending review, the Adjutant General may defer further
7 service of the sentence of confinement while that review is
8 pending.

9 5. As used in this section, the term "state" includes any state,
10 the District of Columbia and any commonwealth, territory or
11 possession of the United States.

12 **Sec. 23.** 1. This section applies to any sentence that
13 includes:

14 (a) Confinement for more than 6 months; or

15 (b) Confinement for 6 months or less and a dishonorable
16 discharge, bad-conduct discharge or dismissal.

17 2. A sentence described in subsection 1 must result in the
18 forfeiture of pay, or of pay and allowances, due the sentenced
19 serviceman or servicewoman during any period of confinement or
20 parole. The forfeiture required pursuant to this subsection must
21 take effect on the date determined under this Code and may be
22 deferred as provided by law. In the case of a general court-martial,
23 all pay and allowances due the sentenced serviceman or
24 servicewoman during such period must be forfeited. In the case of
25 a special court-martial, two-thirds of all pay due the sentenced
26 serviceman or servicewoman during such period must be forfeited.

27 3. In a case involving an accused who has dependents, the
28 convening authority or other person acting under this Code may
29 waive any or all of the forfeitures of pay and allowances required
30 by subsection 2 for a period not to exceed 6 months. Any amount
31 of pay or allowances that, except for a waiver under this
32 subsection, would be forfeited must be paid, as the convening
33 authority or other person taking action directs, to the dependents
34 of the accused.

35 4. If the sentence of a serviceman or servicewoman who
36 forfeits pay and allowances under subsection 2 is set aside or
37 disapproved or, as finally approved, does not provide for a
38 punishment referred to in subsection 1, the serviceman or
39 servicewoman must be paid the pay and allowances which the
40 serviceman or servicewoman would otherwise have been paid,
41 except for the forfeiture, for the period during which the forfeiture
42 was in effect.

43 **Sec. 24.** 1. In each case subject to appellate review
44 pursuant to NRS 412.422, the accused may file with the convening
45 authority a statement expressly withdrawing the right of the



1 *accused to such appeal. Such a withdrawal must be signed by both*
2 *the accused and defense counsel and must be filed in accordance*
3 *with appellate procedures as provided by law.*

4 *2. The accused may withdraw an appeal at any time in*
5 *accordance with appellate procedures as provided by law.*

6 **Sec. 25.** *1. In a trial by court-martial in which a punitive*
7 *discharge may be adjudged, the State may not appeal a finding of*
8 *not guilty with respect to the charge or specification by the*
9 *members of the court-martial, or by a judge in a bench trial,*
10 *provided that the finding is not made in reconsideration of a*
11 *sentence or a finding of guilty. The State may appeal the*
12 *following:*

13 *(a) An order or ruling of the military judge which terminates*
14 *the proceedings with respect to a charge or specification;*

15 *(b) An order or ruling which excludes evidence that is*
16 *substantial proof of a fact material to the proceeding;*

17 *(c) An order or ruling which directs the disclosure of classified*
18 *information;*

19 *(d) An order or ruling which imposes sanctions for*
20 *nondisclosure of classified information;*

21 *(e) A refusal of the military judge to issue a protective order*
22 *sought by the State to prevent the disclosure of classified*
23 *information; and*

24 *(f) A refusal by the military judge to enforce an order*
25 *described in paragraph (e) that has been previously issued by*
26 *appropriate authority.*

27 *2. An appeal of an order or ruling by the State may not be*
28 *taken unless the trial counsel provides the military judge with*
29 *written notice of appeal from the order or ruling within 72 hours*
30 *after the order or ruling. Such notice must include a certification*
31 *by the trial counsel that the appeal is not taken for the purpose of*
32 *delay and, if the order or ruling appealed is one which excludes*
33 *evidence, that the evidence excluded is substantial proof of a fact*
34 *material in the proceeding.*

35 *3. The State must diligently prosecute an appeal under this*
36 *section as provided by law.*

37 *4. An appeal under this section must be forwarded to the*
38 *court prescribed in this Code. In ruling on an appeal under this*
39 *section, the court may act only with respect to matters of law.*

40 *5. Any period of delay resulting from an appeal under this*
41 *section must be excluded in deciding any issue regarding denial of*
42 *a speedy trial unless an appropriate authority determines that the*
43 *appeal was filed solely for the purpose of delay with the knowledge*
44 *that it was totally frivolous and without merit.*



1 **Sec. 26. 1.** *The senior force judge advocate or his or her*
2 *designee shall review each general and special court-martial case*
3 *in which there has been a finding of guilty. The senior force judge*
4 *advocate or designee may not review a case under this subsection*
5 *if that person has acted in the same case as an accuser,*
6 *investigating officer, member of the court, military judge or*
7 *counsel or has otherwise acted on behalf of the prosecution or*
8 *defense. The review of the senior force judge advocate or designee*
9 *must be in writing and must contain the following:*

10 **(a)** *Conclusions as to whether:*

11 **(1)** *The court has jurisdiction over the accused and the*
12 *offense;*

13 **(2)** *The charge and specification stated an offense; and*

14 **(3)** *The sentence was within the limits prescribed by law.*

15 **(b)** *A response to each allegation of error made in writing by*
16 *the accused.*

17 **(c)** *If the case is sent for action pursuant to subsection 2, a*
18 *recommendation as to the appropriate action to be taken and an*
19 *opinion as to whether corrective action is required as a matter of*
20 *law.*

21 **2.** *The record of trial and related documents in each case*
22 *reviewed under subsection 1 must be sent for action to the*
23 *Adjutant General if:*

24 **(a)** *The senior force judge advocate who reviewed the case*
25 *recommends corrective action;*

26 **(b)** *The sentence approved includes dismissal, a bad-conduct*
27 *discharge, dishonorable discharge or confinement for more than 6*
28 *months; or*

29 **(c)** *Such action is otherwise required by regulations of the*
30 *Adjutant General.*

31 **3.** *The Adjutant General may:*

32 **(a)** *Disapprove or approve the findings or sentence, in whole*
33 *or in part;*

34 **(b)** *Remit, commute or suspend the sentence in whole or in*
35 *part;*

36 **(c)** *Except where the evidence was insufficient at the trial to*
37 *support the findings, order a rehearing on the findings or on the*
38 *sentence, or both; or*

39 **(d)** *Dismiss the charges.*

40 **4.** *If a rehearing is ordered but the convening authority finds*
41 *a rehearing impracticable, the convening authority shall dismiss*
42 *the charges.*

43 **5.** *If the opinion of the senior force judge advocate or*
44 *designee, in the review under subsection 1, is that corrective action*
45 *is required as a matter of law and if the Adjutant General does not*



1 *take action that is at least as favorable to the accused as that*
2 *recommended by the senior force judge advocate or designee, the*
3 *record of trial and action thereon must be sent to the Governor for*
4 *review and action as deemed appropriate.*

5 *6. The senior force judge advocate or his or her designee may*
6 *review any case in which there has been a finding of not guilty of*
7 *all charges and specifications. The senior force judge advocate or*
8 *designee may not review a case under this subsection if that*
9 *person has acted in the same case as an accuser, investigating*
10 *officer, member of the court, military judge or counsel or has*
11 *otherwise acted on behalf of the prosecution or defense. The*
12 *senior force judge advocate or designee shall limit any review*
13 *under this subsection to questions of subject matter jurisdiction.*

14 *7. The record of trial and related documents in each case*
15 *reviewed under subsection 6 must be sent for action to the*
16 *Adjutant General.*

17 *8. The Adjutant General may:*

18 *(a) When subject matter jurisdiction is found to be lacking,*
19 *void the court-martial ab initio, with or without prejudice to the*
20 *government, as the Adjutant General deems appropriate; or*

21 *(b) Return the record of trial and related documents to the*
22 *senior force judge advocate for appeal by the government as*
23 *provided by law.*

24 **Sec. 27.** *1. The senior force judge advocate shall detail a*
25 *judge advocate as appellate government counsel to represent the*
26 *State in the review or appeal of cases specified in NRS 412.432*
27 *and before any federal or state court when requested to do so by*
28 *the Attorney General. Appellate counsel representing the*
29 *government must be members in good standing of the State Bar of*
30 *Nevada.*

31 *2. Upon an appeal by the State of Nevada, an accused has the*
32 *right to be represented by detailed military counsel before any*
33 *reviewing authority and before any appellate court.*

34 *3. Upon the appeal by an accused, the accused has the right*
35 *to be represented by military counsel before any reviewing*
36 *authority.*

37 *4. Upon the request of an accused entitled to be so*
38 *represented, the senior force judge advocate shall appoint a judge*
39 *advocate to represent the accused in the review or appeal of cases*
40 *specified in subsections 2 and 3.*

41 *5. An accused may be represented by civilian appellate*
42 *counsel at no expense to the State.*

43 **Sec. 28.** *Decisions of a court-martial are from a court with*
44 *jurisdiction to issue felony convictions, and appeals are to the*
45 *court provided by the law of the state in which the court-martial*



1 was held. Appeals are to be made to courts of the state where
2 court-martial is held only after the exhaustion of the review
3 conducted pursuant to NRS 412.418 to 412.438, inclusive, and
4 sections 24 to 28, inclusive, of this act. The appellate procedures to
5 be followed must be those provided by law for the appeal of
6 criminal cases thereto.

7 **Sec. 29.** Under regulations prescribed, an accused who has
8 been sentenced by a court-martial may be required to take leave
9 pending completion of any action under NRS 412.304 to 412.448,
10 inclusive, and sections 18 to 32, inclusive, of this act, if the
11 sentence includes an unsuspended dismissal, an unsuspended
12 dishonorable discharge or a bad-conduct discharge. The accused
13 may be required to begin such leave on the date on which the
14 sentence is approved or at any time after such date, and such leave
15 may be continued until the date on which action under NRS
16 412.304 to 412.448, inclusive, and sections 18 to 32, inclusive, of
17 this act is completed or may be terminated at an earlier time.

18 **Sec. 30.** 1. Unless otherwise stated in this section, in the
19 case of a person determined pursuant to section 20 of this act to be
20 incompetent, the provisions of NRS 178.3981 to 178.4715,
21 inclusive, are applicable. References to the court in NRS 178.3981
22 to 178.4715, inclusive, and to the judge of such court, shall be
23 deemed to refer to the convening authority having authority to
24 convene a general court-martial for that person. However, if the
25 person is no longer subject to this Code at a time relevant to the
26 application to the person of the relevant provisions of NRS
27 178.3981 to 178.4715, inclusive, the state trial court with felony
28 jurisdiction in the county where the person is committed or
29 otherwise may be found retains the powers specified in NRS
30 178.3981 to 178.4715, inclusive, as if it were the court that ordered
31 the commitment of the person.

32 2. When the Administrator of the Division of Mental Health
33 and Developmental Services of the Department of Health and
34 Human Services or the Administrator's designee determines that
35 the person has recovered to such an extent that the person is able
36 to understand the nature of the proceedings against the person
37 and to conduct or cooperate intelligently in the defense of the case,
38 the Administrator or the Administrator's designee shall promptly
39 transmit a notification of that determination to the convening
40 authority having authority to convene a general court-martial for
41 the person. The Administrator or the Administrator's designee
42 shall send a copy of the notification to the person's counsel. The
43 Administrator may retain custody of the person for not more than
44 30 days after transmitting notification that the person has
45 recovered to such an extent that the person is able to understand



1 *the nature of the proceedings against the person and to conduct or*
2 *cooperate intelligently in the defense of the case.*

3 *3. Upon receipt of a notification pursuant to subsection 2, the*
4 *convening authority having authority to convene a general court-*
5 *martial for the person shall promptly take custody of the person*
6 *unless the person to which the notification applies is no longer*
7 *subject to this Code. If the person is no longer subject to this Code,*
8 *the Administrator may take any action within the authority of the*
9 *Administrator that the Administrator considers appropriate*
10 *regarding the person.*

11 **Sec. 31.** *1. If a person is found by a court-martial not guilty*
12 *by reason of lack of mental responsibility or not guilty only by*
13 *reason of lack of mental responsibility, the person must be*
14 *committed to a suitable facility until the person is eligible for*
15 *release through the procedures specified in NRS 178.467 to*
16 *178.471, inclusive.*

17 *2. The court-martial must conduct a hearing on the mental*
18 *condition of the person in accordance with NRS 175.539. A report*
19 *of the results of the hearing must be made to the convening*
20 *authority having authority to convene a general court-martial for*
21 *the person.*

22 *3. If the court-martial finds by clear and convincing evidence*
23 *that the person is a person with mental illness, the convening*
24 *authority having authority to convene a general court-martial for*
25 *the person shall commit the person to the custody of the*
26 *Administrator of the Division of Mental Health and*
27 *Developmental Services of the Department of Health and Human*
28 *Services.*

29 *4. Except as otherwise provided by law, the provisions of NRS*
30 *178.467 to 178.471, inclusive, apply in the case of a person*
31 *committed to the custody of the Administrator pursuant to this*
32 *section, except that the state trial court with felony jurisdiction in*
33 *the county where the person is committed shall be considered the*
34 *court that ordered the person's commitment.*

35 **Sec. 32.** *At a hearing ordered pursuant to section 30 or 31 of*
36 *this act, the person whose mental condition is the subject of the*
37 *hearing must be represented by counsel and, if the person is*
38 *financially unable to obtain adequate representation, counsel must*
39 *be appointed for the person pursuant to NRS 412.364 if the*
40 *hearing is conducted by a court-martial or pursuant to NRS*
41 *171.188 if the hearing is conducted by a court of this State. The*
42 *person must be afforded an opportunity to testify, to present*
43 *evidence, to subpoena witnesses on his or her behalf, and to*
44 *confront and cross-examine witnesses who appear at the hearing.*



1 **Sec. 33.** *Any person who in time of war is found lurking as a*
2 *spy or acting as a spy in or about any place, vessel or aircraft*
3 *within the control or jurisdiction of any of the Armed Forces of*
4 *the United States or in or about any shipyard, any manufacturing*
5 *or industrial plant or any other place or institution engaged in*
6 *work in aid of the prosecution of the war by the United States or*
7 *elsewhere must be tried by a general court-martial.*

8 **Sec. 34.** 1. *Any person subject to this Code who, with intent*
9 *or reason to believe that it is to be used to the injury of the United*
10 *States or to the advantage of a foreign nation, directly or indirectly*
11 *communicates, delivers or transmits, or attempts to communicate,*
12 *deliver or transmit, any object or information to any entity shall be*
13 *punished as a court-martial may direct.*

14 2. *A person accused pursuant to this section must be given*
15 *broad latitude to present matters in extenuation and mitigation.*

16 3. *Findings made pursuant to this section may be based on*
17 *evidence introduced on the issue of guilt or innocence, and*
18 *evidence introduced during the sentencing proceeding.*

19 4. *As used in this section:*

20 (a) *“Entity” means:*

21 (1) *A foreign government;*

22 (2) *A faction, party or military or naval force within a*
23 *foreign country, whether recognized or unrecognized by the*
24 *United States; or*

25 (3) *A representative, officer, agent, employee, subject or*
26 *citizen of a government, faction, party or force that is described in*
27 *subparagraph (1) or (2).*

28 (b) *“Object or information” includes, without limitation, a*
29 *document, writing, code book, signal book, sketch, photograph,*
30 *photolineart negative, blueprint, plan, map, model, note,*
31 *instrument, appliance or other information relating to national*
32 *defense.*

33 **Sec. 35.** 1. *Any person subject to this Code who wrongfully*
34 *uses, possesses, manufactures, distributes, imports into customs*
35 *territory of the United States, exports from the United States or*
36 *introduces into an installation, vessel, vehicle or aircraft used by*
37 *or under the control of the Armed Forces of the United States or*
38 *of any state military forces a substance described in subsection 2*
39 *shall be punished as a court-martial may direct.*

40 2. *The substances referred to in subsection 1 include, without*
41 *limitation:*

42 (a) *Opium, heroin, cocaine, amphetamine, lysergic acid*
43 *diethylamide, methamphetamine, phencyclidine, barbituric acid*
44 *and marijuana, and any compound or derivative of any such*
45 *substance.*



1 (b) Any substance not specified in paragraph (a) that is listed
2 in a schedule of controlled substances prescribed by the President
3 of the United States for the purposes of the Uniform Code of
4 Military Justice of the Armed Forces of the United States, 10
5 U.S.C. §§ 801 et seq.

6 (c) Any other substance not referenced pursuant to paragraph
7 (a) or (b) and that is listed in schedules I to V, inclusive, of 21
8 U.S.C. § 812.

9 **Sec. 36.** 1. Any person subject to this Code who engages in
10 or causes nonconsensual sexual contact with or by another
11 person, without legal justification or lawful authorization, is guilty
12 of sexual assault or sexual misconduct and shall be punished by
13 way of nonjudicial punishment or as a court-martial may direct.

14 2. Neither consent nor mistake of fact as to consent is an
15 affirmative defense in a prosecution for sexual assault or sexual
16 misconduct.

17 3. In a prosecution under this section, in proving that the
18 accused made a threat, it need not be proven that the accused
19 actually intended to carry out the threat.

20 4. As used in this section:

21 (a) "Nonconsensual" means:

22 (1) Using force against the other person before consent or
23 to gain consent;

24 (2) Causing grievous bodily harm to a person;

25 (3) Threatening or placing a person in fear to gain consent;

26 (4) Rendering a person unconscious;

27 (5) Administering to a person by force or threat of force, or
28 without the knowledge or permission of that person, a drug,
29 intoxicant or other similar substance and thereby substantially
30 impairing the ability of that other person to appraise or control
31 conduct;

32 (6) Receiving verbal nonconsent before the act; or

33 (7) Lack of permission given.

34 (b) "Sexual contact" means the intentional touching, either
35 directly or through the clothing, of the genitalia, anus, groin,
36 breast, inner thigh or buttocks of another person or intentionally
37 causing another person to touch, either directly or through the
38 clothing, the genitalia, anus, groin, breast, inner thigh or buttocks
39 of any person, with an intent to abuse, humiliate or degrade any
40 person or to arouse or gratify the sexual desire of any person.

41 **Sec. 37.** 1. Any person subject to this Code:

42 (a) Who wrongfully engages in a course of conduct directed at
43 a specific person that would cause a reasonable person to fear
44 death or bodily harm, including, without limitation, sexual assault,
45 to himself or herself or a member of his or her immediate family;



1 (b) *Who has knowledge or should have knowledge that the*
2 *specific person will be placed in reasonable fear of death or bodily*
3 *harm, including, without limitation, sexual assault, to himself or*
4 *herself or a member of his or her immediate family; and*

5 (c) *Whose acts induce reasonable fear in the specific person of*
6 *death or bodily harm, including sexual assault, to himself or*
7 *herself or a member of his or her immediate family,*
8 *↳ is guilty of stalking and shall be punished as a court-martial*
9 *may direct.*

10 2. *As used in this section:*

11 (a) *“Course of conduct” means a repeated:*

12 (1) *Maintenance of visual or physical proximity to a*
13 *specific person; or*

14 (2) *Conveyance of verbal threats, written threats or threats*
15 *implied by conduct or a combination of such threats, directed at or*
16 *toward a specific person.*

17 (b) *“Immediate family,” in the case of a specific person, means*
18 *a spouse, parent, child or sibling of that person or any other*
19 *family member, relative or intimate partner of the person who*
20 *regularly resides in the household of the person or who regularly*
21 *engages in contact with the person.*

22 (c) *“Repeated,” with respect to conduct, means two or more*
23 *occasions of such conduct.*

24 **Sec. 38.** 1. *Any person subject to this Code who wrongfully*
25 *takes, obtains or withholds by any means, from the possession of*
26 *the owner or of any other person, any money, personal property or*
27 *article of value of any kind:*

28 (a) *With intent permanently to deprive or defraud another*
29 *person of the use and benefit of property or to appropriate it to his*
30 *or her own use or the use of any person other than the owner,*
31 *steals that property and is guilty of larceny; or*

32 (b) *With intent temporarily to deprive or defraud another*
33 *person of the use and benefit of property or to appropriate it to his*
34 *or her own use or the use of another person other than the owner,*
35 *is guilty of wrongful appropriation.*

36 2. *Any person found guilty of larceny or wrongful*
37 *appropriation shall be punished as a court-martial may direct.*

38 **Sec. 39.** *Any person subject to this Code who communicates*
39 *threats to another person with the intention thereby to obtain*
40 *anything of value or any acquaintance, advantage or immunity is*
41 *guilty of extortion and shall be punished as a court-martial may*
42 *direct.*

43 **Sec. 40.** *Any person subject to this Code who:*

44 1. *Attempts or offers with unlawful force or violence to do*
45 *bodily harm to another person, whether or not the attempt or offer*



1 *is consummated, is guilty of assault and shall be punished as a*
2 *court-martial may direct.*

3 *2. Commits an assault and intentionally inflicts grievous*
4 *bodily harm with or without a weapon is guilty of aggravated*
5 *assault and shall be punished as a court-martial may direct.*

6 **Sec. 41. 1.** *The following persons may administer oaths for*
7 *the purposes of military administration, including military justice:*

8 *(a) Any judge advocate;*

9 *(b) Any summary court-martial;*

10 *(c) Any adjutant, assistant adjutant, acting adjutant and*
11 *personnel adjutant;*

12 *(d) Any commanding officer of the naval militia; and*

13 *(e) Any other person so designated by regulations of the*
14 *Armed Forces of the United States or by the laws of this State.*

15 *2. The following persons may administer oaths necessary in*
16 *the performance of their duties:*

17 *(a) The president, military judge and trial counsel for all*
18 *general and special courts-martial;*

19 *(b) The president and the counsel for the court of any court of*
20 *inquiry;*

21 *(c) Any officer designated to take a deposition;*

22 *(d) Any person detailed to conduct an investigation;*

23 *(e) Any recruiting officer; and*

24 *(f) Any other person so designated by regulations of the Armed*
25 *Forces of the United States or by the laws of this State.*

26 *3. The signature without seal of any person, together with the*
27 *title of his or her office, is prima facie evidence of the authority of*
28 *that person.*

29 **Sec. 42.** *This Code shall be so construed as to effectuate its*
30 *general purpose to make it uniform, so far as practical, with the*
31 *Uniform Code of Military Justice, 10 U.S.C. §§ 801 et seq.*

32 **Sec. 43.** *The provisions of this Code are hereby declared*
33 *independent and severable and the invalidity, if any, or part or*
34 *feature thereof shall not affect or render the remainder of such*
35 *Code invalid or inoperative.*

36 **Sec. 44.** *Enlisted personnel of the Nevada National Guard,*
37 *including retired enlisted members thereof, may organize*
38 *themselves into an association, which is to be named the Nevada*
39 *Enlisted Association of the National Guard of the United States.*
40 *The Association may adopt bylaws not inconsistent with the*
41 *statutes of this State and may alter and amend such bylaws. The*
42 *Association may, upon request, provide advice and assistance to*
43 *the Adjutant General regarding matters of concern to enlisted*
44 *personnel of the Nevada National Guard.*



1 **Sec. 45.** NRS 412.014 is hereby amended to read as follows:
2 412.014 “Office” means the Office of the Military ~~H~~ ,
3 *including, without limitation, the Nevada Army National Guard*
4 *and the Nevada Air National Guard.*

5 **Sec. 46.** NRS 412.022 is hereby amended to read as follows:
6 412.022 “Reservists” means members of the *reservists of the*
7 Nevada National Guard ~~{Reserve-}~~ *that are licensed by the*
8 *Governor or by his or her designee.*

9 **Sec. 47.** NRS 412.024 is hereby amended to read as follows:
10 412.024 “Volunteers” means members of volunteer *military*
11 organizations licensed by the Governor.

12 **Sec. 48.** NRS 412.026 is hereby amended to read as follows:
13 412.026 1. The militia of the State is composed of the
14 Nevada National Guard and, when called into active service by the
15 Governor, *reservists to* the Nevada National Guard ~~{Reserve}~~ and
16 any volunteer *military* organizations licensed by the Governor.

17 2. The Nevada National Guard is an organized body of enlisted
18 personnel between the ages of 17 and 64 years and commissioned
19 officers between the ages of 18 and 64 years, divided into the
20 Nevada Army National Guard and the Nevada Air National Guard.

21 3. ~~{The Nevada National Guard Reserve is an unorganized~~
22 ~~body comprising all able-bodied residents of the State between the~~
23 ~~ages of 17 and 64 years who:~~

24 ~~—(a) Are not serving in any force of the Nevada National Guard;~~

25 ~~—(b) Are or have declared their intention to become citizens of the~~
26 ~~United States; and~~

27 ~~—(c) Are not exempted from military duty under the laws of this~~
28 ~~state or the United States.~~

29 ~~4.~~ If a volunteer *military* organization is formed and becomes
30 licensed by the Governor, it shall consist of an organized body of
31 able-bodied residents of the State between the ages of 17 and 64
32 years who are not serving in any force of the Nevada National
33 Guard and who are or who have declared their intention to become
34 citizens of the United States.

35 **Sec. 49.** NRS 412.044 is hereby amended to read as follows:
36 412.044 1. The Governor shall appoint an Adjutant General
37 who shall hold office for a 4-year term or until relieved by reason of
38 resignation, withdrawal of federal recognition or for cause to be
39 determined by a court-martial. The current term of an Adjutant
40 General shall continue until its prescribed expiration date while such
41 Adjutant General is serving in a federal active duty status under an
42 order or call by the President of the United States.

43 2. To be eligible for appointment to the office of Adjutant
44 General, a person must be an officer of the Nevada National Guard,
45 federally recognized in the grade of lieutenant colonel or higher, and



1 must have completed at least 6 ~~years~~ *years of* service in the
2 Nevada National Guard as a federally recognized officer.

3 3. The Adjutant General may be appointed in the grade of
4 lieutenant colonel or higher, but not exceeding that of major general.
5 If appointed in a lower grade, the Adjutant General may be
6 promoted by the Governor to any grade not exceeding that of major
7 general.

8 **Sec. 50.** NRS 412.048 is hereby amended to read as follows:

9 412.048 The Adjutant General shall serve as the Chief of Staff
10 to the Governor, the Director of the Office of the Military and the
11 Commander of the Nevada National Guard, and:

12 1. Is responsible, under the direction of the Governor, for the
13 supervision of all matters pertaining to the administration,
14 discipline, mobilization, organization and training of the Nevada
15 National Guard, *reservists of the* Nevada National Guard ~~Reserve~~
16 and volunteer *military* organizations licensed by the Governor.

17 2. Shall perform all duties required of him or her by the laws of
18 the United States and of the State of Nevada, and the regulations
19 issued thereunder.

20 3. Shall employ such deputies, assistants and other personnel
21 as he or she deems necessary to assist in the performance of those
22 duties required of the Adjutant General as Director of the Office.
23 The Adjutant General may so employ either members of the Nevada
24 National Guard or civilian personnel. The duties of all deputies,
25 assistants and other personnel appointed must be prescribed by
26 Office regulations. All such employees are in the unclassified
27 service of the State except civilian, clerical, administrative,
28 maintenance and custodial employees who are in the classified
29 service of the State.

30 **Sec. 51.** NRS 412.054 is hereby amended to read as follows:

31 412.054 1. The Adjutant General may appoint two Assistant
32 Adjutants General, one each from the Nevada Army National Guard
33 and the Nevada Air National Guard, who may serve as Chief of
34 Staff for Army and Chief of Staff for Air, respectively, at the
35 pleasure of the Adjutant General or until relieved by reason of
36 resignation, withdrawal of federal recognition or for cause to be
37 determined by a court-martial.

38 2. To be eligible for appointment to the office of Assistant
39 Adjutant General, a person must be an officer of the Nevada
40 National Guard, federally recognized in the grade of lieutenant
41 colonel or higher, and must have completed at least 6 ~~years~~ *years*
42 *of* service in the Nevada National Guard as a federally recognized
43 officer . ~~[, 3 years of which must be immediately before the~~
44 ~~appointment.]~~



1 3. An Assistant Adjutant General may be appointed in the
2 grade of lieutenant colonel or higher, but not exceeding that of
3 brigadier general. An Assistant Adjutant General may be promoted
4 by the Governor to any grade not exceeding that of brigadier
5 general.

6 4. The Assistant Adjutants General shall perform such duties as
7 may be assigned by the Adjutant General.

8 5. Whoever serves as Chief of Staff for Army is in the
9 unclassified service of the State and, except as otherwise provided in
10 NRS 284.143, shall not hold any other city, county, state or federal
11 office of profit.

12 6. In the event of the absence or inability of the Adjutant
13 General to perform his or her duties, the Adjutant General shall
14 designate by Office regulations:

15 (a) One of the Assistant Adjutants General to perform the duties
16 of his or her office as Acting Adjutant General.

17 (b) If neither Assistant Adjutant General is available, any
18 national guard officer to be the Acting Adjutant General.

19 ➤ The designated Assistant Adjutant General or designated officer
20 may continue to receive his or her authorized salary while so serving
21 as Acting Adjutant General, and shall so serve until the Adjutant
22 General is again able to perform the duties of the office, or if the
23 office is vacant, until an Adjutant General is regularly appointed and
24 qualified.

25 **Sec. 52.** NRS 412.076 is hereby amended to read as follows:

26 412.076 1. Members of the militia of the State who are
27 ordered to state active duty under the provisions of this chapter shall
28 be deemed to be temporary employees of the State ~~†~~ *for the*
29 *purposes of subsection 9 of NRS 286.297.*

30 2. Regular employees of the Office may be ordered to state
31 active duty under this chapter without jeopardizing their status as
32 regular employees. Employees so ordered must be in an authorized
33 leave status from their regular military office employment during
34 the period served on active duty.

35 **Sec. 53.** NRS 412.088 is hereby amended to read as follows:

36 412.088 1. The Office ~~†shall†~~ *may* adopt and provide suitable
37 medals, prizes or other awards for the promotion of rifle practice by
38 duly organized rifle clubs of the Nevada ~~†State Rifle Association†~~
39 *Firearms Coalition* and organizations and members of the Nevada
40 National Guard ~~†~~ *when funds are available and appropriated by*
41 *the State or the Federal Government.*

42 2. The Adjutant General shall encourage and promote rifle and
43 pistol practice by Nevada clubs affiliated with the National Rifle
44 Association of America, and select and appoint representatives from
45 those clubs to attend the annual national rifle and pistol matches.



1 Not more than \$1,000 of the amount appropriated for the support of
2 the Adjutant General's office may be used annually in the purchase
3 of ammunition to be used by such rifle clubs, which ammunition
4 must be sold at cost plus transportation charges.

5 **Sec. 54.** NRS 412.116 is hereby amended to read as follows:

6 412.116 1. The forces of the Nevada National Guard must be
7 organized, armed, disciplined, governed, administered and trained as
8 prescribed by applicable federal laws and regulations and Office
9 regulations.

10 2. It hereby is declared to be the policy of the State that there
11 must be an equality of treatment and opportunity for all persons in
12 the Nevada National Guard without regard to race, creed, color,
13 ~~sex~~ *gender, sexual orientation* or national origin.

14 3. *As used in this section, "sexual orientation" means having*
15 *or being perceived as having an orientation for heterosexuality,*
16 *homosexuality or bisexuality.*

17 **Sec. 55.** NRS 412.126 is hereby amended to read as follows:

18 412.126 1. The Governor is authorized to issue licenses to
19 bodies of persons to organize, drill and bear arms as *volunteer*
20 military companies or *volunteer military* organizations.

21 2. Whenever any such body of persons associate themselves as
22 a *volunteer* military company or *volunteer military* organization
23 and drill with arms under the license of the Governor, the *volunteer*
24 military company or *volunteer military* organization:

25 (a) Shall file with the Adjutant General annually, or at such time
26 as the Governor or Adjutant General may designate, a muster roll of
27 such *volunteer* military company or *volunteer military* organization
28 certified by the oath of the commanding officer thereof. The muster
29 roll shall contain the names, ages, occupations and places of
30 residence of all members thereof, and the number and character of
31 all arms in the possession of such organization.

32 (b) Is subject to inspection by the Adjutant General upon his or
33 her request within such time as the Adjutant General shall designate.

34 3. Each member of such *volunteer* military company or
35 *volunteer military* organization shall take and subscribe to an oath
36 before a person authorized to administer it that he or she will
37 support the Constitution of the United States and the Constitution of
38 the State of Nevada and will obey and maintain all laws and obey all
39 officers employed in administering those Constitutions and laws.

40 **Sec. 56.** NRS 412.128 is hereby amended to read as follows:

41 412.128 1. Whenever the Governor deems it necessary in
42 time of peace, the Governor may call all or any part of the *reservists*
43 *of the* Nevada National Guard ~~Reserve~~ or volunteer *military*
44 organizations licensed by the Governor into active service to be



1 organized pursuant to Office regulations to augment the Nevada
2 National Guard as an internal security force.

3 2. In time of war, the Governor may call all or any part of the
4 *reservists of the* Nevada National Guard ~~{Reserve}~~ or volunteer
5 *military* organizations licensed by the Governor into active service
6 to be organized pursuant to Office regulations to replace the Nevada
7 National Guard as a state force when the Nevada National Guard is
8 ordered into federal service.

9 3. Whenever laws of the United States authorize the
10 organization of such state forces under federal recognition, the
11 Governor or Adjutant General may promulgate such Office
12 regulations as are necessary to comply with such federal laws and
13 obtain federal recognition for the force authorized by this section.

14 **Sec. 57.** NRS 412.138 is hereby amended to read as follows:

15 412.138 When members of the Nevada National Guard are
16 called into state active duty by the Governor to fight a fire, combat a
17 flood or any other emergency where members of the Nevada
18 National Guard are performing as a labor force rather than a military
19 force, they shall receive pay and allowances ~~{equal to that received~~
20 ~~by the main labor force in the service of the State or Federal~~
21 ~~Government.}~~ *according to their respective military grade and pay*
22 *status.*

23 **Sec. 58.** NRS 412.188 is hereby amended to read as follows:

24 412.188 1. The qualifications for enlistment and
25 reenlistment, the periods of enlistment, reenlistment and voluntary
26 extension of enlistment, the period of service, the form of oath to be
27 taken and the manner and form of transfer and discharge of enlisted
28 personnel of the Nevada National Guard must be those prescribed
29 by applicable federal laws and regulations and Office regulations.

30 2. The Governor is authorized to extend the period of any
31 enlistment, reenlistment, voluntary extension of enlistment or the
32 period of service of enlisted personnel ~~{of}~~ *serving as reservists of*
33 the Nevada National Guard ~~{Reserve}~~ or volunteer *military*
34 organizations licensed by the Governor for a period not to exceed 6
35 months after the termination of an emergency declared by the
36 Governor, the Legislature, the President or Congress.

37 3. Whenever the period of enlistment, reenlistment, voluntary
38 extension of enlistment, and the period of service of enlisted
39 personnel of the reserve components of the Armed Forces of the
40 United States are extended, the Governor shall extend the period of
41 any enlistment, reenlistment, voluntary extension of enlistment or
42 the period of service of enlisted personnel in the corresponding
43 ~~{free}~~ *component* of the Nevada National Guard for the same
44 period.



* S B 1 8 R 1 *

1 **Sec. 59.** NRS 412.196 is hereby amended to read as follows:
2 412.196 NRS 412.196 to 412.584, inclusive, *and sections 2 to*
3 *43, inclusive, of this act* may be cited as the Nevada Code of
4 Military Justice.

5 **Sec. 60.** NRS 412.198 is hereby amended to read as follows:
6 412.198 As used in the Nevada Code of Military Justice ,
7 *unless the context otherwise requires*, the words and terms defined
8 in NRS 412.202 to 412.252, inclusive, *and sections 2 to 6,*
9 *inclusive, of this act* ~~shall, unless the context otherwise requires,~~
10 have the meaning ascribed to them in ~~such~~ *those* sections.

11 **Sec. 61.** NRS 412.214 is hereby amended to read as follows:
12 412.214 “Commanding officer” ~~includes only~~ *means a*
13 commissioned ~~officers~~ *officer who by virtue of rank and*
14 *assignment exercises primary command authority over a military*
15 *organization or a prescribed territorial area, which under*
16 *pertinent official directives is recognized as a command.*

17 **Sec. 62.** NRS 412.216 is hereby amended to read as follows:
18 412.216 “Commissioned officer” includes ~~an~~ *an officer*
19 commissioned *in the Armed Forces of the United States and all*
20 warrant ~~officer~~ *officers of the same.*

21 **Sec. 63.** NRS 412.239 is hereby amended to read as follows:
22 412.239 “Military judge” means an official of a general or
23 special court-martial . ~~who is a commissioned officer and who is~~
24 ~~licensed to practice law in the State of Nevada.~~

25 **Sec. 64.** NRS 412.242 is hereby amended to read as follows:
26 412.242 “Nevada National Guard” includes the National Guard
27 of the State, as defined in 32 U.S.C. § 101(3), the *reservists to the*
28 Nevada National Guard ~~Reserve~~ and volunteer *military*
29 organizations licensed by the Governor when called into active
30 service by the Governor.

31 **Sec. 65.** NRS 412.254 is hereby amended to read as follows:
32 412.254 *1.* The following persons who are not in federal
33 service are subject to this Code:

34 ~~1-~~ *(a)* Members of the Nevada National Guard, whether or not
35 they are in training pursuant to 32 U.S.C. §§ 501 to 507, inclusive.

36 ~~2-~~ *(b)* *Retired, separated or discharged members of the*
37 *Nevada National Guard, regardless of their entitlement to pay, if*
38 *the offense charged occurred before their retirement, separation*
39 *or discharge.*

40 *(c)* All other persons lawfully ordered to duty in or with the
41 Nevada National Guard, from the dates they are required by the
42 terms of the order or other directive to obey it.

43 *2. No person may be punished under this Code for any*
44 *offense provided for in the Code unless:*



1 (a) *The person is subject to any provision of subsection 1 or is*
2 *a member of the state military forces; and*

3 (b) *The offense is either a purely military offense or a civilian*
4 *offense where there is a nexus between the offense and the state*
5 *military forces.*

6 3. *To impose disciplinary action under the Code, there must*
7 *be jurisdiction over the person pursuant to section 8 of this act and*
8 *jurisdiction over the subject matter pursuant to NRS 412.256.*

9 4. *For jurisdictional issues based on assignment or*
10 *attachment, each service component shall refer to the current*
11 *rules and other guidance applicable to the service component,*
12 *including, without limitation, regulations and policy directives.*
13 *Before the initiation of any action pursuant to this Code, the judge*
14 *advocate shall require that the commanding officer resolve any*
15 *jurisdictional issue regarding assigned or attached personnel*
16 *involved in the action.*

17 **Sec. 66.** NRS 412.256 is hereby amended to read as follows:

18 412.256 *The following subject matter is subject to jurisdiction*
19 *under this Code:*

20 1. *An offense of a purely military nature contained in the*
21 *Code may be the subject of administrative measures, nonjudicial*
22 *punishment or courts-martial. Each military offense is derived*
23 *from the Uniform Code of Military Justice, 10 U.S.C. §§ 801 et*
24 *seq. and, to the extent not inconsistent with the Code provisions*
25 *describing those offenses, this Code incorporates each element of*
26 *the offense as described in the Uniform Code with the following*
27 *clarifications:*

28 (a) *Insofar as an element of an offense described in the*
29 *Uniform Code refers to the United States, the element also refers*
30 *to this State.*

31 (b) *Insofar as an element of an offense described in the*
32 *Uniform Code refers to persons in the service of the United States*
33 *or officials thereof, the element also includes persons in the*
34 *service of the state military forces or state officials as provided in*
35 *the Code.*

36 (c) *Insofar as an element refers to the property of the United*
37 *States, the element also includes property of this State.*

38 2. *Offenses of a nonmilitary nature may be the subject of*
39 *administrative measures, nonjudicial punishment or court-martial*
40 *provided that the person alleged to have committed the offense is*
41 *subject to the Code and there is a nexus between the act or*
42 *omission constituting the offense and the state military forces.*
43 *Civilian criminal offenses may be subject to prosecution pursuant*
44 *to 10 U.S.C. §§ 933 and 934 if that nexus is present.*



1 3. *A proper civilian court has primary jurisdiction when an*
2 *act or omission violates both the Code and state or federal*
3 *criminal law. In such cases, a state court-martial or nonjudicial*
4 *proceeding for punishment may be initiated only after the civilian*
5 *authority has declined to prosecute or has dismissed charges,*
6 *provided jeopardy has not attached. However, nothing in this Code*
7 *precludes a commanding officer from taking administrative action*
8 *even if the civilian authority exercises jurisdiction. Administrative*
9 *remedies are not considered double jeopardy.*

10 4. *Any member of the state military forces may be ordered to*
11 *duty involuntarily for any purpose under the Code.*

12 5. *In conducting prosecutions, a judge advocate shall*
13 *coordinate with the Attorney General of the State of Nevada,*
14 *similar officials in the State or county or equivalent prosecutorial*
15 *authorities and appropriate municipal prosecutorial authorities to*
16 *ensure that the judge advocate prosecutes with the cooperation of*
17 *those local and state prosecutors. A commanding officer shall*
18 *refer all suspected civilian offenses to a judge advocate who shall*
19 *coordinate with the proper authorities when appropriate.*

20 6. Each person discharged from the Nevada National Guard
21 who is later charged with having fraudulently obtained the discharge
22 is, subject to NRS 412.376, subject to trial by court-martial on that
23 charge and is after apprehension subject to this Code while in the
24 custody of the military for that trial. Upon conviction of that charge
25 the person is subject to trial by court-martial for all offenses under
26 this Code committed before the fraudulent discharge.

27 ~~12-1~~ 7. No person who has deserted from the Nevada National
28 Guard may be relieved from amenability to the jurisdiction of this
29 Code by virtue of a separation from any later period of service.

30 **Sec. 67.** NRS 412.286 is hereby amended to read as follows:

31 412.286 **1.** Under Office regulations, limitations may be
32 placed on the powers granted by NRS 412.286 to 412.302,
33 inclusive, *and sections 10 to 17, inclusive, of this act* with respect
34 to the kind and amount of punishment authorized, the categories of
35 commanding officers and warrant officers exercising command
36 authorized to exercise those powers, the applicability of NRS
37 412.286 to 412.302, inclusive, *and sections 10 to 17, inclusive, of*
38 *this act* to an accused who demands trial by court-martial, and the
39 kinds of courts-martial to which the case may be referred upon such
40 a demand. However, punishment may not be imposed upon any
41 member of the Nevada National Guard under NRS 412.286 to
42 412.302, inclusive, *and sections 10 to 17, inclusive, of this act* if
43 the member has, before the imposition of such punishment,
44 demanded trial by court-martial in lieu of such punishment. Under
45 Office regulations, rules may be prescribed with respect to the



1 suspension of punishments authorized hereunder. If authorized by
2 Office regulations, a commanding officer exercising general court-
3 martial jurisdiction or an officer of general rank in command may
4 delegate his or her powers under NRS 412.286 to 412.302,
5 inclusive, *and sections 10 to 17, inclusive, of this act* to a principal
6 assistant.

7 *2. When nonjudicial punishment has been imposed for an*
8 *offense, nonjudicial punishment may not again be imposed for the*
9 *same offense. Administrative action can be taken for the same*
10 *offense and will not be considered double punishment under the*
11 *Code. For the purposes of this subsection, "same offense" means*
12 *an offense that was part of a single incident or course of conduct.*

13 *3. After nonjudicial punishment has been imposed, it may not*
14 *be increased, upon appeal or otherwise, unless the punishment*
15 *imposed was not provided for in the Code.*

16 *4. When a commanding officer determines that nonjudicial*
17 *punishment is appropriate for a particular serviceman or*
18 *servicewoman, all known offenses determined to be appropriate*
19 *for disposition by nonjudicial punishment and ready to be*
20 *considered at that time, including, without limitation, all such*
21 *offenses arising from a single incident or course of conduct, must*
22 *ordinarily be considered together, rather than being made the*
23 *basis for multiple punishment.*

24 *5. Nonjudicial punishment may not be imposed for any*
25 *offense which was committed more than 3 years before the date of*
26 *imposition of punishment, unless such 3-year limitation is waived*
27 *by the accused in writing or unless the accused has filed an appeal*
28 *under this Code.*

29 *6. Nothing in subsection 2 or 4 precludes a commanding*
30 *officer from imposing, at one time, more than one punishment*
31 *nonjudicially for the offense or offenses arising from a single*
32 *incident or course of conduct authorized in the Code.*

33 **Sec. 68.** NRS 412.288 is hereby amended to read as follows:

34 412.288 Subject to NRS 412.286, ~~any~~ a commanding officer
35 may ~~in addition to or in lieu of admonition or reprimand,~~ impose
36 one or more of the following *authorized maximum* disciplinary
37 punishments *listed in this section* for minor offenses, without the
38 intervention of a court-martial:

39 ~~1. Upon officers of his or her command:~~

40 ~~—(a) Restriction to certain specified limits, with or without~~
41 ~~suspension from duty, for not more than 30 consecutive days.~~

42 ~~—(b) If imposed by an officer exercising general court-martial~~
43 ~~jurisdiction or an officer of general rank in command:~~

44 ~~—(1) Arrest in quarters for not more than 30 consecutive days;~~



1 ~~—— (2) Forfeiture of not more than one half of 1 month's pay per~~
2 ~~month for 2 months;~~
3 ~~—— (3) Restriction to certain specified limits, with or without~~
4 ~~suspension from duty, for not more than 60 consecutive days; or~~
5 ~~—— (4) Detention of not more than one half of 1 month's pay per~~
6 ~~month for 3 months.~~
7 ~~— 2. Upon other personnel of his or her command:~~
8 ~~— (a) Correctional custody for not more than 7 consecutive days.~~
9 ~~— (b) Forfeiture of not more than 7 days' pay.~~
10 ~~— (c) Reduction to the next inferior pay grade, if the grade from~~
11 ~~which demoted is within the promotion authority of the officer~~
12 ~~imposing the reduction or any officer subordinate to the one who~~
13 ~~imposes the reduction.~~
14 ~~— (d) Extra duties, including fatigue or other duties, for not more~~
15 ~~than 14 consecutive days.~~
16 ~~— (e) Restriction to certain specified limits, with or without~~
17 ~~suspension from duty, for not more than 14 consecutive days.~~
18 ~~— (f) Detention of not more than 14 days' pay.~~
19 ~~— (g) If imposed by an officer of the grade of major or above:~~
20 ~~—— (1) Correctional custody for not more than 30 consecutive~~
21 ~~days;~~
22 ~~—— (2) Forfeiture of not more than one half of 1 month's pay per~~
23 ~~month for 2 months;~~
24 ~~—— (3) Reduction to the lowest or any intermediate pay grade, if~~
25 ~~the grade from which demoted is within the promotion authority of~~
26 ~~the officer imposing the reduction or any officer subordinate to the~~
27 ~~one who imposes the reduction, but an enlisted member in a pay~~
28 ~~grade above E-4 may not be reduced more than two pay grades;~~
29 ~~—— (4) Extra duties, including fatigue or other duties, for not~~
30 ~~more than 45 consecutive days;~~
31 ~~—— (5) Restrictions to certain specified limits, with or without~~
32 ~~suspension from duty, for not more than 60 consecutive days; or~~
33 ~~—— (6) Detention of not more than one half of 1 month's pay per~~
34 ~~month for 3 months.~~
35 ~~→ Detention of pay shall be for a stated period of not more than 1~~
36 ~~year but if the offender's term of service expires earlier, the~~
37 ~~detention shall terminate upon that expiration. No two or more of~~
38 ~~the punishments of arrest in quarters, correctional custody, extra~~
39 ~~duties, and restriction may be combined to run consecutively in the~~
40 ~~maximum amount imposable for each. Whenever any of those~~
41 ~~punishments are combined to run consecutively there must be an~~
42 ~~apportionment. In addition, forfeiture of pay may not be combined~~
43 ~~with detention of pay without an apportionment. For the purposes of~~
44 ~~this subsection, "correctional custody" is the physical restraint of a~~
45 ~~person during duty or nonduty hours and may include extra duties;~~



~~1 fatigue duties or hard labor. If practicable, correctional custody will
2 not be served in immediate association with persons awaiting trial or
3 held in confinement pursuant to trial by court martial.]~~

4 *1. The maximum punishments a company grade officer may
5 impose upon enlisted members of the officer's command for each
6 offense are:*

7 *(a) For traditional guard members of the Nevada National
8 Guard:*

9 *(1) Suspension from duty for not more than two drill
10 periods which need not be consecutive;*

11 *(2) Forfeiture of pay for not more than two drill periods
12 which need not be consecutive;*

13 *(3) Reduction to the next inferior pay grade if the grade
14 from which the serviceman or servicewoman is demoted is within
15 the authority to promote of the officer imposing the reduction;*

16 *(4) Withholding of privileges for not more than 6
17 consecutive months;*

18 *(5) Reprimand; and*

19 *(6) Admonition.*

20 *(b) For active guard reserve members of the Nevada National
21 Guard:*

22 *(1) Suspension from duty for not more than 14 days which
23 need not be consecutive;*

24 *(2) Forfeiture of pay for not more than 14 days which need
25 not be consecutive;*

26 *(3) Reduction to the next inferior pay grade if the grade
27 from which the serviceman or servicewoman is demoted is within
28 the authority to promote of the officer imposing the reduction;*

29 *(4) Withholding of privileges for not more than 6
30 consecutive months;*

31 *(5) Reprimand; and*

32 *(6) Admonition.*

33 *2. The maximum punishments a commanding officer of the
34 grade of major or above may impose upon enlisted members of the
35 officer's command are:*

36 *(a) Any punishment authorized in subsection 1.*

37 *(b) For traditional guard members of the Nevada National
38 Guard:*

39 *(1) Suspension from duty for not more than four drill
40 periods which need not be consecutive;*

41 *(2) Forfeiture of pay for not more than four drill periods
42 which need not be consecutive; and*

43 *(3) Reduction to the next inferior pay grade if the grade
44 from which the serviceman or servicewoman is demoted is within
45 the authority to promote of the officer imposing the reduction or*



1 *any officer subordinate to the one who imposes the reduction, but*
2 *an enlisted member in a pay grade above E-4 may not be reduced*
3 *more than two pay grades.*

4 *(c) For active guard reserve members of the Nevada National*
5 *Guard:*

6 *(1) Suspension from duty for not more than 1 month, the*
7 *days of which need not be consecutive;*

8 *(2) Forfeiture of pay for not more than 1 month, the days of*
9 *which need not be consecutive; and*

10 *(3) Reduction to the next inferior pay grade if the grade*
11 *from which the serviceman or servicewoman is demoted is within*
12 *the authority to promote of the officer imposing the reduction or*
13 *any officer subordinate to the one who imposes the reduction, but*
14 *an enlisted member in a pay grade above E-4 may not be reduced*
15 *more than two pay grades.*

16 *3. The maximum punishments which a commanding officer*
17 *may impose upon officers under the commanding officer's*
18 *command are:*

19 *(a) Any punishment otherwise authorized pursuant to this*
20 *section and, if the commanding officer is a major or above, any*
21 *punishment authorized in subsection 2.*

22 *(b) If imposed by an officer exercising general court-martial*
23 *jurisdiction or an officer of general rank in command:*

24 *(1) For traditional guard members of the Nevada National*
25 *Guard:*

26 *(I) Suspension from duty for not more than eight drill*
27 *periods which need not be consecutive; and*

28 *(II) Forfeiture of pay for not more than one-half of one*
29 *drill period's pay for eight drill periods which need not be*
30 *consecutive.*

31 *(2) For active guard reserve members of the Nevada*
32 *National Guard:*

33 *(I) Suspension from duty for not more than 2 months,*
34 *the days of which need not be consecutive; and*

35 *(II) Forfeiture of pay for not more than one-half of 1*
36 *month's pay for 2 months, the days of which need not be*
37 *consecutive.*

38 *4. The Governor, the Adjutant General, an officer exercising*
39 *general court-martial authority or an officer of a general or flag*
40 *rank may impose any punishment authorized in subsection 1, 2 or*
41 *3 upon any officer or enlisted member of the officer's command.*

42 **Sec. 69.** NRS 412.294 is hereby amended to read as follows:

43 412.294 *1.* The officer who imposes the punishment
44 authorized in NRS 412.288, or the officer's successor in command,
45 may, at any time, suspend probationally any part or amount of the



1 unexecuted punishment imposed and may suspend probationally a
2 reduction in grade or a forfeiture imposed under NRS 412.288,
3 whether or not executed.

4 **2.** In addition, he or she may, at any time, remit or mitigate any
5 part or amount of the unexecuted punishment imposed and may set
6 aside in whole or in part the punishment, whether executed or
7 unexecuted, and restore all rights, privileges and property affected.

8 **3.** He or she may also mitigate reduction in grade to forfeiture
9 or detention of pay. ~~{When mitigating:~~

- 10 ~~—1.— Arrest in quarters to restriction;~~
11 ~~—2.— Correctional custody to extra duties or restriction, or both, or~~
12 ~~—3.— Extra duties to restriction;~~
13 ~~→ the mitigated punishment shall not be for a greater period than~~
14 ~~the punishment mitigated.]~~

15 **4.** When mitigating forfeiture of pay to detention of pay, the
16 amount of the detention ~~{shall}~~ **must** not be greater than the amount
17 of the forfeiture.

18 **5.** When mitigating reduction in grade to forfeiture or detention
19 of pay, the amount of the forfeiture or detention shall not be greater
20 than the amount that could have been imposed initially under NRS
21 412.286 to 412.302, inclusive, **and sections 10 to 17, inclusive, of**
22 **this act** by the officer who imposed the punishment mitigated.

23 **Sec. 70.** NRS 412.296 is hereby amended to read as follows:

24 412.296 **1.** A person punished under NRS 412.286 to
25 412.302, inclusive, **and sections 10 to 17, inclusive, of this act** who
26 considers his or her punishment unjust or disproportionate to the
27 offense may, through the proper channel, appeal to the next superior
28 authority. The appeal shall be promptly forwarded and decided, but
29 the person punished may in the meantime be required to undergo the
30 punishment adjudged. The superior authority may exercise the same
31 powers with respect to the punishment imposed as may be exercised
32 under NRS 412.294 by the officer who imposed the punishment.
33 Before acting on an appeal from a punishment of:

- 34 ~~{1.— Arrest in quarters for more than 7 days;~~
35 ~~—2.— Correctional custody for more than 7 days;~~
36 ~~—3.— Forfeiture of more than 7 days' pay;~~
37 ~~—4.— Reduction of one or more pay grades from the fourth or a~~
38 ~~higher pay grade;~~
39 ~~—5.— Extra duties for more than 14 days;~~
40 ~~—6.— Restriction for more than 14 days; or~~
41 ~~—7.— Detention of more than 14 days' pay;]~~

42 **(a) Suspension or forfeiture of pay for more than two drill**
43 **periods or 14 days; or**

44 **(b) Reduction of one or more pay grades,**



1 ↳ the authority who is to act on the appeal shall refer the case to the
2 State Judge Advocate for consideration and advice, and may so refer
3 the case upon appeal from any punishment imposed under
4 NRS 412.288.

5 2. *Appeals of nonjudicial punishment must be made to the*
6 *next superior authority. The next superior authority is typically the*
7 *commanding officer superior to the commanding officer who*
8 *imposed the punishment. When a principal assistant imposes*
9 *nonjudicial punishment, the next superior authority is the*
10 *commanding officer superior to the commanding officer who*
11 *delegated the power to the principal assistant to impose*
12 *punishment.*

13 3. *Only one appeal is allowed pursuant to this section.*

14 4. *The accused must be given a reasonable time within which*
15 *to submit an appeal. A reasonable time is 15 days after imposition*
16 *of the nonjudicial punishment or the time before the next monthly*
17 *drill following imposition of the punishment, whichever comes*
18 *first.*

19 5. *A superior authority to the commanding officer who*
20 *imposed the nonjudicial punishment, typically the next superior*
21 *commanding officer, may act on an appeal.*

22 6. *Appeals must be in writing on applicable forms provided by*
23 *the Office of the State Judge Advocate and must set forth the*
24 *reasons for appeal and include additional documentation and*
25 *evidence supporting the appeal. The superior authority may not*
26 *consider additional evidence which was not presented to the*
27 *commanding officer who imposed the nonjudicial punishment*
28 *unless the exclusion of such evidence would yield an unjust result.*

29 7. *Before acting on an appeal, the superior authority shall*
30 *refer the case to a judge advocate for consideration and advice.*
31 *The judge advocate shall render an opinion as to the*
32 *appropriateness of the punishment and whether the proceedings*
33 *were conducted in accordance with law and regulations. When a*
34 *case is so referred, the judge advocate is not limited to an*
35 *examination of any written matter comprising the record of*
36 *proceedings, and may make any inquiries and examine any*
37 *additional matter deemed necessary.*

38 8. *In acting on an appeal, the superior authority may exercise*
39 *the same power with respect to punishment imposed as may be*
40 *exercised by the officer who imposed the nonjudicial punishment.*
41 *The superior authority shall consider the record of proceedings,*
42 *any matters submitted by the serviceman or servicewoman, any*
43 *matters considered during legal review and any other appropriate*
44 *matters. If the superior authority sets aside nonjudicial*
45 *punishment due to procedural error, such superior authority may*



1 *authorize additional proceedings by the imposing commanding*
2 *officer or a successor, but the punishment shall be not more severe*
3 *than that originally imposed. Upon completion of action by the*
4 *superior authority, the accused must be promptly notified of the*
5 *results.*

6 **Sec. 71.** NRS 412.298 is hereby amended to read as follows:

7 412.298 The imposition and enforcement of disciplinary
8 punishment ~~under~~ *pursuant to* NRS 412.286 to 412.302, inclusive,
9 *and sections 10 to 17, inclusive, of this act*, for any act or omission
10 is not a bar to trial by court-martial for a serious crime or offense
11 growing out of the same act or omission and not properly punishable
12 ~~under~~ *pursuant to* NRS 412.286 to 412.302, inclusive ~~;~~ *, and*
13 *sections 10 to 17, inclusive, of this act*, but the fact that a
14 disciplinary punishment has been enforced may be shown by the
15 accused upon trial, and when so shown shall be considered in
16 determining the measure of punishment to be adjudged in the event
17 of a finding of guilty.

18 **Sec. 72.** NRS 412.304 is hereby amended to read as follows:

19 412.304 1. In the Nevada National Guard not in federal
20 service, there are general, special and summary courts-martial
21 constituted like similar courts of the Army and Air Force. They have
22 the jurisdiction and powers, except as to punishments, and ~~shall~~
23 *must* follow the forms and procedures provided for those courts.

24 2. ~~Courts-martial shall be constituted as follows:~~ *The three*
25 *types of courts-martial for the state military forces include:*

26 (a) General courts-martial, consisting of:

27 (1) A military judge and not less than five members; or

28 (2) ~~A~~ *Only a* military judge ~~alone;~~ if, before the court is
29 assembled, the accused, knowing the identity of the military judge
30 ~~;~~ and after consultation with defense counsel, requests *orally on*
31 *the record or* in writing ~~;~~ a court composed ~~only~~ of *only* a
32 military judge, ~~provided~~ *and* the military judge approves ~~A court~~
33 ~~composed only of a military judge is not available to one accused of~~
34 ~~an offense punishable by death, except when the case has been~~
35 ~~referred to a trial as a noncapital case.~~ *the request.*

36 (b) Special courts-martial, consisting of:

37 (1) A military judge and not less than three members; or

38 (2) ~~A~~ *Only a* military judge ~~alone;~~ if *one has been*
39 *detailed to the court and* the accused, under the same conditions as
40 those prescribed in subparagraph (2) of paragraph (a) of this
41 subsection, so requests ~~;~~ *and the military judge approves the*
42 *request.*

43 (c) Summary courts-martial, consisting of one commissioned
44 officer.



1 **Sec. 73.** NRS 412.308 is hereby amended to read as follows:

2 412.308 Subject to NRS 412.306, general courts-martial have
3 jurisdiction to try persons subject to this Code for any offense made
4 punishable by this Code and may, under such limitations as the
5 Governor may prescribe, adjudge any ~~of the following~~
6 ~~punishments:~~

7 ~~1. A fine of not more than \$200 or forfeiture of pay and~~
8 ~~allowances of not more than \$200;~~

9 ~~2. Confinement with hard labor for not more than 200 days;~~

10 ~~3. Dishonorable discharge, bad conduct discharge or dismissal;~~

11 ~~4. Reprimand;~~

12 ~~5. Reduction of enlisted persons to a lower grade; or~~

13 ~~6. Any combination of these punishments.]~~ ***punishment***
14 ***allowed by the Code.***

15 **Sec. 74.** NRS 412.312 is hereby amended to read as follows:

16 412.312 Subject to NRS 412.306, special courts-martial have
17 jurisdiction to try persons subject to this Code for any offense for
18 which they may be punished under this Code ~~[. A special court-~~
19 ~~martial may adjudge any punishment a general court martial may~~
20 ~~adjudge, except dishonorable discharge, dismissal or confinement~~
21 ~~with hard labor for more than 100 days, forfeiture of pay and~~
22 ~~allowances of more than \$100 or a fine of more than \$100.]~~ ***and***
23 ***may, under such limitations as the Governor may prescribe,***
24 ***adjudge any punishment not forbidden by this Code except for***
25 ***dishonorable discharge, dismissal, confinement for more than 1***
26 ***year, forfeiture of pay exceeding one-half pay per month or***
27 ***forfeiture of pay for more than 1 year.***

28 **Sec. 75.** NRS 412.314 is hereby amended to read as follows:

29 412.314 1. Subject to NRS 412.306, summary courts-martial
30 have jurisdiction to try persons subject to this Code, except officers
31 ~~and warrant officers.]~~ ***, cadets, candidates and midshipmen,*** for
32 any offense made punishable by this Code ~~[.]~~ ***under such***
33 ***limitations as the Governor may prescribe.***

34 2. No person with respect to whom summary courts-martial
35 have jurisdiction may be brought to trial before a summary court-
36 martial if the person objects thereto . ~~[, unless under NRS 412.286,~~
37 ~~he or she has been permitted and has elected to refuse punishment~~
38 ~~under NRS 412.286 to 412.302, inclusive.]~~ If objection to trial by
39 summary court-martial is made by an accused ~~[who has not been~~
40 ~~permitted to refuse punishment under NRS 412.286 to 412.302,~~
41 ~~inclusive, trial shall be ordered by special or general court martial,~~
42 ~~as may be appropriate.~~

43 ~~3. Summary courts martial may adjudge any of the following~~
44 ~~punishments:~~

45 ~~(a) Confinement with hard labor for not exceeding 25 days;~~



1 ~~—(b) A fine of not more than \$25 or forfeiture of pay and~~
2 ~~allowances of not more than \$25 for a single offense;~~

3 ~~—(c) Reduction of enlisted persons to a lower grade; and~~

4 ~~—(d) Any combination of these punishments.} , trial by special or~~
5 ~~general court-martial may be ordered, as may be appropriate.~~
6 ~~Summary courts-martial may, under such limitations as the~~
7 ~~Governor may prescribe, adjudge any punishment not forbidden~~
8 ~~by this Code except dismissal, dishonorable or bad-conduct~~
9 ~~discharge, confinement for more than 1 month, restriction to~~
10 ~~specified limits for more than 2 months or forfeiture of more than~~
11 ~~one-half of 1 month's pay.~~

12 **Sec. 76.** NRS 412.324 is hereby amended to read as follows:

13 412.324 **1.** In the Nevada National Guard not in federal
14 service, **a general ~~courts-martial~~ court-martial** may be convened
15 by the : ~~{President or by the}~~

16 **(a) Governor ~~{}~~;**

17 **(b) Adjutant General;**

18 **(c) Commanding officer of a component of the state military**
19 **forces;**

20 **(d) Commanding officer of a division or a separate brigade; or**

21 **(e) Commanding officer of a separate wing.**

22 **2. If any such commanding officer is an accuser, the court**
23 **shall be convened by superior competent authority and may in any**
24 **case be convened by such superior authority if considered**
25 **desirable by such authority.**

26 **Sec. 77.** NRS 412.326 is hereby amended to read as follows:

27 412.326 **1.** In the Nevada National Guard not in federal
28 service, ~~{the}~~ **a special court-martial may be convened by:**

29 **(a) Any person who may convene a general court-martial;**

30 **(b) The** commanding officer of a garrison, fort, post, camp,
31 ~~{airbase, auxiliary airbase or other place where troops are on duty,~~
32 ~~or of a brigade, regiment, wing, group, detached battalion, separate~~
33 ~~squadron or other detached command, may convene special courts-~~
34 ~~martial. Special courts martial may also be convened by superior~~
35 ~~authority. When any such officer is an accuser, the court shall be~~
36 ~~convened by superior competent authority.} **Nevada Air National**~~

37 **Guard base or naval base or station;**
38 **(c) The commanding officer of a brigade, regiment, detached**
39 **battalion or corresponding unit of the Nevada Army National**
40 **Guard;**

41 **(d) The commanding officer of a wing, group, separate**
42 **squadron or corresponding unit of the Nevada Air National**
43 **Guard; or**

44 **(e) The commanding officer or officer in charge of any other**
45 **command when empowered by the Adjutant General.**



1 **2. When any such officer is an accuser, the court must be**
2 **convened by superior competent authority and may in any case be**
3 **convened by such superior authority if considered desirable by**
4 **such authority.**

5 **Sec. 78.** NRS 412.328 is hereby amended to read as follows:

6 412.328 1. In the Nevada National Guard not in federal
7 service, ~~the commanding officer of a garrison, fort, post, camp,~~
8 ~~airbase, auxiliary airbase or other place where troops are on duty, or~~
9 ~~of a regiment, wing, group, detached battalion, detached squadron,~~
10 ~~detached company or other detachment, may convene a summary~~
11 ~~court-martial consisting of one commissioned officer. The~~
12 ~~proceedings shall be informal.] a summary court-martial may be~~
13 ~~convened by:~~

14 **(a) Any person who may convene a general court-martial;**

15 **(b) The commanding officer of a detached company or other**
16 **detachment or corresponding unit of the Nevada Army National**
17 **Guard;**

18 **(c) The commanding officer of a detached squadron or other**
19 **detachment or the corresponding unit of the Nevada Air National**
20 **Guard; or**

21 **(d) The commanding officer or officer in charge of any other**
22 **command when empowered by the Adjutant General.**

23 2. When only one commissioned officer is present with a
24 command or detachment he or she shall be the summary court-
25 martial of that command or detachment and shall hear and
26 determine all summary court-martial cases brought before him or
27 her. Summary courts-martial may, however, be convened in any
28 case by superior competent authority when considered desirable by
29 ~~him or her.] such authority.~~

30 **Sec. 79.** NRS 412.332 is hereby amended to read as follows:

31 412.332 1. Any commissioned officer of or on duty with the
32 Nevada National Guard is eligible to serve on all courts-martial for
33 the trial of any person who may lawfully be brought before such
34 courts for trial.

35 2. Any warrant officer of or on duty with the Nevada National
36 Guard is eligible to serve on general and special courts-martial for
37 the trial of any person, other than a commissioned officer, who may
38 lawfully be brought before such courts for trial.

39 3. Any enlisted member of the Nevada National Guard who is
40 not a member of the same unit as the accused is eligible to serve on
41 general and special courts-martial for the trial of any enlisted
42 member who may lawfully be brought before such courts for trial,
43 but he or she shall serve as a member of a court only if, before the
44 ~~convening of the court,] conclusion of a session called by the~~
45 ~~military judge before trial or, in the absence of such a session,~~



1 *before the court is assembled for the trial of the accused*, the
2 accused personally has requested *orally on the record or* in writing
3 that enlisted members serve on it. After such a request, the accused
4 *serviceman or servicewoman* may not be tried by a general or
5 special court-martial the membership of which does not include
6 enlisted members in a number comprising at least one-third of the
7 total membership of the court, unless eligible members cannot be
8 obtained on account of physical conditions or military exigencies. If
9 such members cannot be obtained, the court may be convened and
10 the trial held without them, but the convening authority shall make a
11 detailed written statement, to be appended to the record, stating why
12 they could not be obtained. As used in this subsection, the word
13 "unit" means any regularly organized body of the Nevada National
14 Guard not larger than a company, a squadron or a corresponding
15 body.

16 4. When it can be avoided, no person subject to this Code shall
17 be tried by a court-martial any member of which is junior to him or
18 her in rank or grade.

19 5. When convening a court-martial, the convening authority
20 shall detail as members thereof such members of the Nevada
21 National Guard as, in his or her opinion, are best qualified for the
22 duty by reason of age, education, training, experience, length of
23 service, and judicial temperament. No member of the Nevada
24 National Guard is eligible to serve as a member of a general or
25 special court-martial when he or she is the accuser, ~~for~~ a witness,
26 ~~for the prosecution~~ or has acted as investigating officer or as
27 counsel in the same case.

28 6. *Before a court-martial is assembled for the trial of a case,*
29 *the convening authority may excuse a member of the court from*
30 *participating in the case. The convening authority may delegate*
31 *the authority under this subsection to a judge advocate or to any*
32 *other principal assistant.*

33 7. If within the command of the convening authority there is
34 present and not otherwise disqualified a commissioned officer who
35 is a member of the bar of the State and of appropriate rank, the
36 convening authority shall appoint him or her as president of a
37 special court-martial. Although this requirement is binding on the
38 convening authority, failure to meet it in any case does not divest a
39 military court of jurisdiction.

40 **Sec. 80.** NRS 412.334 is hereby amended to read as follows:

41 412.334 1. *A military judge must be detailed to each general*
42 *and special court-martial. The military judge shall preside over*
43 *each open session of the court-martial to which the military judge*
44 *has been detailed.*



1 2. The authority convening a general or special court-martial
2 shall request the State Judge Advocate to detail a military judge.
3 *Neither the convening authority nor any staff member of the*
4 *convening authority may prepare or review any report concerning*
5 *the effectiveness, fitness or efficiency of the military judge who is*
6 *detailled if the report relates to the military judge's performance of*
7 *duty as a military judge.*

8 ~~2-~~ 3. No person may act as military judge in a case wherein
9 the person is the accuser, a witness, ~~for the prosecution,~~ counsel
10 or has acted as investigating officer.

11 ~~3-~~ 4. The military judge may not consult with the members
12 of the court except in the presence of the accused and trial and
13 defense counsel, nor may he or she vote with the members of the
14 court.

15 **Sec. 81.** NRS 412.336 is hereby amended to read as follows:

16 412.336 1. For each general and special court-martial the
17 authority convening the court shall request the State Judge Advocate
18 to detail trial and defense counsel and such assistants as he or she
19 considers appropriate.

20 2. No person who has acted as investigating officer, military
21 judge or court member may thereafter act as trial counsel or
22 assistant trial counsel in the same case.

23 3. Unless requested by the accused, no person who has acted as
24 investigating officer, military judge or court member may thereafter
25 act as defense counsel or assistant defense counsel in the same case.

26 4. No person who has acted for the prosecution may thereafter
27 act for the defense in the same case; nor may any person who has
28 acted for the defense act for the prosecution in the same case.

29 5. Counsel for general and special courts-martial shall be a
30 member of the bar of the highest court of a state or of a federal
31 court.

32 6. *Except as otherwise provided in subsection 7, trial counsel*
33 *or defense counsel detailled for a general or special court-martial*
34 *must be a judge advocate, and trial counsel must be a member in*
35 *good standing of the State Bar of Nevada.*

36 7. *In the instance when defense counsel is not a member of*
37 *the State Bar of Nevada, the defense counsel must be deemed*
38 *admitted pro hac vice, subject to filing a certificate with the*
39 *military judge setting forth the qualifications that counsel is:*

40 (a) *A commissioned officer of the Armed Forces of the United*
41 *States or a component thereof;*

42 (b) *A member in good standing of the bar of the highest court*
43 *of his or her state; and*



1 (c) *Certified as a judge advocate in the Judge Advocate*
2 *General's Corps of the Army, Air Force, Navy or the Marine*
3 *Corps; or*

4 (d) *A judge advocate as defined in this Code.*

5 **Sec. 82.** NRS 412.342 is hereby amended to read as follows:

6 412.342 1. No member of a general or special court-martial
7 may be absent or excused after ~~the accused has been arraigned~~
8 ~~except~~ *the court has been assembled for the trial of the accused*
9 *unless:*

10 (a) *Excused as a result of a challenge;*

11 (b) *Excused by the military judge for physical disability ; or* ~~as~~
12 ~~a result of a challenge or by~~

13 (c) *By order of the convening authority for good cause.*

14 2. Whenever a general court-martial , *other than a general*
15 *court-martial composed of a military judge only*, is reduced below
16 five members, the trial may not proceed unless the convening
17 authority details new members sufficient in number to provide not
18 less than five members. When the new members have been sworn,
19 the trial may proceed after the recorded testimony of each witness
20 previously examined has been read to the court in the presence of
21 the military judge, the accused and counsel.

22 3. Whenever a special court-martial is reduced below three
23 members, the trial may not proceed unless the convening authority
24 details new members sufficient in number to provide not less than
25 three members. When the new members have been sworn, the trial
26 shall proceed as if no evidence has previously been introduced,
27 unless a verbatim record of the testimony of previously examined
28 witnesses or a stipulation thereof is read to the court in the presence
29 of the accused and counsel.

30 4. *If the military judge of a court-martial composed of a*
31 *military judge only is unable to proceed with trial because of*
32 *physical disability, as a result of a challenge or for other good*
33 *cause, the trial will proceed, subject to any applicable conditions*
34 *of NRS 412.334, after the detail of a new military judge as if no*
35 *evidence had previously been introduced, unless a verbatim record*
36 *of the evidence previously introduced or a stipulation thereof is*
37 *read in court in the presence of the new military judge, the*
38 *accused and counsel for both sides.*

39 **Sec. 83.** NRS 412.348 is hereby amended to read as follows:

40 412.348 1. No charge or specification may be referred to a
41 general court-martial for trial until a thorough and impartial
42 investigation of all the matters set forth therein has been made. This
43 investigation shall include inquiry as to the truth of the matter set
44 forth in the charges, consideration of the form of charges, and a



1 recommendation as to the disposition which should be made of the
2 case in the interest of justice and discipline.

3 2. The accused shall be advised of the charges against him or
4 her and of his or her right to be represented at that investigation by
5 counsel. Upon his or her own request he or she shall be represented
6 by civilian counsel if provided by him or her, or military counsel of
7 his or her own selection if such counsel is reasonably available, or
8 by counsel detailed by the officer exercising general court-martial
9 jurisdiction over the command. At that investigation full opportunity
10 shall be given to the accused to cross-examine witnesses against him
11 or her if they are available and to present anything he or she may
12 desire in his or her own behalf, either in defense or mitigation, and
13 the investigating officer shall examine available witnesses requested
14 by the accused. If the charges are forwarded after the investigation,
15 they shall be accompanied by a statement of the substance of the
16 testimony taken on both sides and a copy thereof shall be given to
17 the accused.

18 3. If an investigation of the subject matter of an offense has
19 been conducted before the accused is charged with an offense, and if
20 the accused was present at the investigation and afforded the
21 opportunities for representation, cross-examination and presentation
22 prescribed in subsection 2, no further investigation of that charge is
23 necessary under this section unless it is demanded by the accused
24 after he or she is informed of the charge. A demand for further
25 investigation entitles the accused to recall witnesses for further
26 cross-examination and to offer any new evidence in his or her own
27 behalf.

28 4. *If evidence adduced in an investigation under this section*
29 *indicates that the accused committed an uncharged offense, the*
30 *investigating officer may investigate the subject matter of that*
31 *offense without the accused having first been charged with the*
32 *offense if the accused is:*

33 (a) *Present at the investigation;*

34 (b) *Informed of the nature of each uncharged offense*
35 *investigated; and*

36 (c) *Afforded the opportunities for representation, cross-*
37 *examination and presentation prescribed in subsection 2.*

38 5. The requirements of this section are binding on all persons
39 administering this Code but failure to follow them does not divest a
40 military court of jurisdiction.

41 **Sec. 84.** NRS 412.354 is hereby amended to read as follows:

42 412.354 1. Before directing the trial of any charge by general
43 court-martial, the convening authority shall refer it to the State
44 Judge Advocate for consideration and advice. The convening
45 authority may not refer a *specification under a* charge to a general



1 court-martial for trial unless ~~he or she has found that the charge~~
2 ~~alleges an offense under this Code and is warranted by evidence~~
3 ~~indicated in the report of the investigation.] the convening authority~~
4 ~~has been advised in writing by a judge advocate that:~~

5 (a) *The specification alleges an offense under this Code;*

6 (b) *The specification is warranted by evidence indicated in the*
7 *report of the investigation, if there is such a report; and*

8 (c) *A court-martial would have jurisdiction over the accused*
9 *and the offense.*

10 2. If the charges or specifications are not formally correct or do
11 not conform to the substance of the evidence contained in the report
12 of the investigating officer, formal corrections, and such changes in
13 the charges and specifications as are needed to make them conform
14 to the evidence, may be made.

15 3. *The advice of the State Judge Advocate pursuant to*
16 *subsection 1, with respect to a specification under a charge, must*
17 *include a written and signed statement by the judge advocate:*

18 (a) *Expressing conclusions with respect to each matter set*
19 *forth in subsection 1; and*

20 (b) *Recommending action that the convening authority take*
21 *regarding the specification. If the specification is referred for trial,*
22 *the recommendation of the judge advocate must accompany the*
23 *specification.*

24 **Sec. 85.** NRS 412.358 is hereby amended to read as follows:

25 412.358 ~~[The procedure.] Pretrial, trial and posttrial~~
26 ~~procedures, including modes of proof, [in cases before military~~
27 ~~courts and other military tribunals] for cases before courts-martial~~
28 ~~arising under this Code and for courts of inquiry, may be~~
29 ~~prescribed by [Office regulations, which must, so far as practicable,~~
30 ~~apply the principles of law and the rules of evidence generally~~
31 ~~recognized in the trial of criminal cases in the courts of the State,~~
32 ~~but which may not be contrary to or inconsistent with this Code.]~~
33 *the Governor or the Adjutant General by regulations, or as*
34 *otherwise provided by law. The regulations prescribed under this*
35 *section must apply the principles of law and the rules of evidence*
36 *generally recognized in military criminal cases in the courts of the*
37 *Armed Forces of the United States and must not be contrary to or*
38 *inconsistent with this Code.*

39 **Sec. 86.** NRS 412.362 is hereby amended to read as follows:

40 412.362 ~~[No]~~

41 1. *Except as otherwise provided in subsection 2, no*
42 *authority convening a general, special or summary court-martial nor any other*
43 *commanding officer, or officer serving on the staff thereof, may*
44 *censure, reprimand or admonish the court or any member, law*
45 *officer or counsel thereof, with respect to the findings or sentence*



1 adjudged by the court, or with respect to any other exercise of its,
2 his or her functions in the conduct of the proceeding. No person
3 subject to this Code may attempt to coerce or, by any unauthorized
4 means, influence the action of the court-martial or any other military
5 tribunal or any member thereof, in reaching the findings or sentence
6 in any case, or the action of any convening, approving or reviewing
7 authority with respect to his or her judicial acts.

8 **2. Subsection 1 does not apply with respect to:**

9 **(a) General instructional or informational courses in military**
10 **justice if such courses are designed solely for the purpose of**
11 **instructing members of a command in the substantive and**
12 **procedural aspects of courts-martial; or**

13 **(b) To statements and instructions given in open court by the**
14 **military judge, summary court-martial officer or counsel.**

15 **3. In the preparation of an effectiveness, fitness or efficiency**
16 **report, or any other report or document used in whole or in part**
17 **for the purpose of determining whether a member of the state**
18 **military forces is qualified to be advanced in grade, or in**
19 **determining the assignment or transfer of a member of the state**
20 **military forces or in determining whether a member of the state**
21 **military forces should be retained on active status, no person**
22 **subject to this Code may, in preparing any such report:**

23 **(a) Consider or evaluate the performance of duty of any such**
24 **member as a member of a court-martial or witness therein; or**

25 **(b) Give a less favorable rating or evaluation of any counsel of**
26 **the accused because of zealous representation before a court-**
27 **martial.**

28 **Sec. 87.** NRS 412.364 is hereby amended to read as follows:

29 412.364 1. The trial counsel of a general or special court-
30 martial shall prosecute in the name of the State and shall, under the
31 direction of the court, prepare the record of the proceedings.

32 2. The accused has the right to be represented in his or her
33 defense before a general or special court-martial ~~by~~ **or at an**
34 **investigation as provided in NRS 412.348.**

35 **3. The accused may be represented:**

36 **(a) In his or her defense before a general or special court-**
37 **martial, by civilian counsel ~~if provided by him or her, or by~~ at the**
38 **provision and expense of the accused;**

39 **(b) By military counsel selected by the accused if reasonably**
40 **available ; ~~H~~ or ~~by~~**

41 **(c) By the defense counsel detailed under NRS 412.336.**

42 **4. Should the accused have counsel of his or her own selection,**
43 **the defense counsel and assistant defense counsel, if any, who were**
44 **detailed, shall, if the accused so desires, act as his or her associate**



1 counsel , ~~§~~ otherwise they shall be excused by the president of the
2 court.

3 *5. Except as otherwise provided in subsection 6, if the*
4 *accused is represented by military counsel of his or her own*
5 *selection pursuant to paragraph (b) of subsection 3, any military*
6 *counsel detailed in paragraph (c) of subsection 3 must be excused.*

7 *6. The accused is not entitled to be represented by more than*
8 *one military counsel. However, the person authorized under*
9 *regulations prescribed under NRS 412.336 to detail counsel, in*
10 *that person's sole discretion:*

11 *(a) May detail additional military counsel as assistant defense*
12 *counsel; and*

13 *(b) If the accused is represented by military counsel of the*
14 *accused's own selection pursuant to paragraph (b) of subsection 3,*
15 *may approve a request from the accused that military counsel*
16 *detailed in paragraph (c) of subsection 3 act as associate defense*
17 *counsel.*

18 *7. The senior force judge advocate of the same component of*
19 *which the accused is a member shall determine whether the*
20 *military counsel selected by an accused is reasonably available.*

21 ~~§~~ 8. In every court-martial proceeding the defense counsel
22 may, in the event of conviction ~~forward~~ :

23 *(a) Forward* for attachment to the record of proceedings a brief
24 of such matters as the defense counsel feels should be considered in
25 behalf of the accused on review, including any objection to the
26 contents of the record which he or she considers appropriate ~~§~~
27 ~~4~~ ;

28 *(b) Assist the accused in the submission of any matter under*
29 *NRS 412.452 to 412.562, inclusive, and sections 33 to 40,*
30 *inclusive, of this act; and*

31 *(c) Take other action authorized by this Code.*

32 *9. An assistant trial counsel of a general court-martial may,*
33 *under the direction of the trial counsel or when he or she is qualified*
34 *to be a trial counsel as required by NRS 412.336, perform any duty*
35 *imposed by law, regulation or the custom of the service upon the*
36 *trial counsel of the court. An assistant trial counsel of a special*
37 *court-martial may perform any duty of the trial counsel.*

38 ~~§~~ 10. An assistant defense counsel of a general or special
39 court-martial may, under the direction of the defense counsel or
40 when he or she is qualified to be the defense counsel as required by
41 NRS 412.336, perform any duty imposed by law, regulation or the
42 custom of the service upon counsel for the accused.

43 **Sec. 88.** NRS 412.366 is hereby amended to read as follows:

44 412.366 1. At any time after the service of charges, which
45 have been referred for trial to a court-martial composed of a military



1 judge and members, the military judge may call the court into
2 session without the presence of the members for:

3 (a) Hearing and determining motions raising defenses or
4 objections which are capable of determination without trial of the
5 issues raised by a plea of not guilty;

6 (b) Hearing and ruling upon any matter which may be ruled
7 upon by the military judge whether or not the matter is appropriate
8 for later consideration or decision by the members of the court;

9 (c) Holding the arraignment and receiving the pleas of the
10 accused; or

11 (d) Performing any other procedural function which may be
12 performed by the military judge which does not require the presence
13 of the members of the court. These proceedings shall be conducted
14 in the presence of the accused, defense counsel and trial counsel and
15 shall be made a part of the record.

16 2. *The proceedings described in subsection 1 must be*
17 *conducted in the presence of the accused, defense counsel and*
18 *trial counsel and must be made a part of the record. Such*
19 *proceedings are not required to adhere to the provisions of*
20 *NRS 412.342.*

21 3. Whenever a general or special court-martial deliberates or
22 votes, only the members of the court may be present. All other
23 proceedings, including any other consultation of the court with
24 counsel or the military judge, shall be made a part of the record and
25 shall be in the presence of the accused, the defense counsel, the trial
26 counsel, and the military judge.

27 **Sec. 89.** NRS 412.372 is hereby amended to read as follows:

28 412.372 1. The military judge and members of a general or
29 special court-martial may be challenged by the accused or the trial
30 counsel for cause stated to the court. The military judge shall
31 determine the relevancy and validity of challenges for cause, and
32 may not receive a challenge to more than one person at a time.
33 Challenges by the trial counsel shall be presented and decided
34 before those by the accused are offered, unless justice dictates
35 otherwise.

36 2. *If exercise of a challenge for cause reduces the court below*
37 *the minimum number of members required by NRS 412.304, all*
38 *parties shall, notwithstanding NRS 412.342, either exercise or*
39 *waive any challenge for cause then apparent against the*
40 *remaining members of the court before additional members are*
41 *detailed to the court. However, peremptory challenges must not be*
42 *exercised at that time.*

43 3. Each accused and the trial counsel is entitled to one
44 peremptory challenge, but the military judge may not be challenged
45 except for cause.



* S B 1 8 R 1 *

1 *4. If exercise of a peremptory challenge reduces the court*
2 *below the minimum number of members required by NRS*
3 *412.304, the parties shall, notwithstanding NRS 412.342, either*
4 *exercise or waive any remaining peremptory challenge not*
5 *previously waived against the remaining members of the court*
6 *before additional members are detailed to the court.*

7 *5. Whenever additional members are detailed to the court and*
8 *after any challenges for cause against such additional members*
9 *are presented and decided, each accused and the trial counsel are*
10 *entitled to one peremptory challenge against members not*
11 *previously subject to peremptory challenge.*

12 **Sec. 90.** NRS 412.374 is hereby amended to read as follows:

13 412.374 1. The military judge, interpreters, and in general
14 and special courts-martial, members, trial counsel, assistant trial
15 counsel, defense counsel, assistant defense counsel and reporters
16 shall take an oath or affirmation in the presence of the accused to
17 perform their duties faithfully.

18 2. *The form of the oath or affirmation, the time and place of*
19 *the taking thereof, the manner of recording the same and whether*
20 *the oath or affirmation must be taken for all cases in which these*
21 *duties are to be performed or for a particular case must be as*
22 *prescribed in regulation or as provided by law. The regulations*
23 *may provide that:*

24 *(a) An oath or affirmation to perform faithfully the duties of a*
25 *military judge, trial counsel or defense counsel may be taken at*
26 *any time by any judge advocate or other person certified or*
27 *designated to be qualified or competent for the duty; and*

28 *(b) If such an oath or affirmation is taken, it need not again be*
29 *taken at the time the judge advocate or other person is detailed to*
30 *that duty.*

31 3. Each witness before a military court shall be examined on
32 oath or affirmation.

33 **Sec. 91.** NRS 412.376 is hereby amended to read as follows:

34 412.376 1. A person charged with desertion or absence
35 without leave in time of war, or with aiding the enemy or with
36 mutiny, may be tried and punished at any time without limitation.

37 2. Except as otherwise provided in this section, a person
38 charged with desertion in time of peace or the offense punishable
39 under NRS 412.554, is not liable to be tried by court-martial if the
40 offense was committed more than 3 years before the receipt of
41 sworn charges and specifications by an officer exercising summary
42 court-martial jurisdiction over the command.

43 3. Except as otherwise provided in this section ~~§~~ *or title 15 of*
44 *NRS*, a person charged with any offense is not liable to be tried by
45 court-martial or punished under NRS 412.286 to 412.302, inclusive,



1 *and sections 10 to 17, inclusive, of this act* if the offense was
2 committed more than ~~2~~ 3 years before the receipt of sworn charges
3 and specifications by an officer exercising summary court-martial
4 jurisdiction over the command or before the imposition of
5 punishment under NRS 412.286 to 412.302, inclusive ~~H~~ , *and*
6 *sections 10 to 17, inclusive, of this act.*

7 4. *Periods in which the accused is absent without authority or*
8 *fleeing from justice are excluded in computing the period of*
9 *limitation prescribed in this section.*

10 5. Periods in which the accused was absent from territory in
11 which the State has the authority to apprehend the accused, or in the
12 custody of civil authorities, or in the hands of the enemy, ~~shall be~~
13 *are* excluded in computing the period of limitation prescribed in this
14 section.

15 6. *When the United States is at war, the running of any*
16 *statute of limitations applicable to any offense under this Code:*

17 (a) *Involving fraud or attempted fraud against the United*
18 *States, any state or any agency of either in any manner, whether*
19 *by conspiracy or not;*

20 (b) *Committed in connection with the acquisition, care,*
21 *handling, custody, control or disposition of any real or personal*
22 *property of the United States or any state; or*

23 (c) *Committed in connection with the negotiation,*
24 *procurement, award, performance, payment, interim financing,*
25 *cancellation or other termination or settlement of any contract,*
26 *subcontract or purchase order which is connected with or related*
27 *to the prosecution of war or with any disposition of termination*
28 *inventory by any war contractor or government agency,*

29 *is suspended until 2 years after the termination of hostilities as*
30 *proclaimed by the President of the United States or by a joint*
31 *resolution of the Congress of the United States.*

32 7. *If charges or specifications are dismissed as defective or*
33 *insufficient for any cause and the period prescribed by the*
34 *applicable statute of limitations has expired or will expire within*
35 *180 days after the dismissal of the charges or specifications, trial*
36 *and punishment under new charges and specification are not*
37 *barred by the statute of limitations if the new charges and*
38 *specifications:*

39 (a) *Are received by an officer exercising summary court-*
40 *martial jurisdiction over the command within 180 days after the*
41 *dismissal of the charges or specifications; and*

42 (b) *Allege the same acts or omissions that were alleged in the*
43 *dismissed charges or specifications or allege acts or omissions that*
44 *were included in the dismissed charges or specifications.*



1 **Sec. 92.** NRS 412.382 is hereby amended to read as follows:

2 412.382 **1.** If an accused arraigned before a court-martial
3 makes an irregular pleading, or after a plea of guilty sets up matter
4 inconsistent with the plea, or if it appears that the accused has
5 entered the plea of guilty improvidently or through lack of
6 understanding of its meaning and effect, or if the accused fails or
7 refuses to plead, a plea of not guilty shall be entered in the record,
8 and the court shall proceed as though the accused had pleaded not
9 guilty.

10 **2.** *With respect to any charge or specification to which a plea*
11 *of guilty has been made by the accused and accepted by the*
12 *military judge or by a court-martial without a military judge, a*
13 *finding of guilty of the charge or specification may be entered*
14 *immediately without vote. This finding constitutes the finding of*
15 *the court unless the plea of guilty is withdrawn before the*
16 *announcement of the sentence, in which event the proceedings*
17 *must continue as though the accused had pleaded not guilty.*

18 **Sec. 93.** NRS 412.388 is hereby amended to read as follows:

19 412.388 A military court may punish for contempt any person
20 who uses any menacing word, sign or gesture in its presence, or who
21 disturbs its proceedings by any riot or disorder. The punishment
22 may not exceed confinement for 30 days or a fine of \$100, or both.
23 *A person not subject to this Code may be punished for contempt by*
24 *a military court in the same otherwise applicable manner as that*
25 *person could be punished if found in contempt of a criminal or*
26 *civil court of the State.*

27 **Sec. 94.** NRS 412.396 is hereby amended to read as follows:

28 412.396 **1.** Voting by members of a general or special court-
29 martial upon questions of challenge, on the findings and on the
30 sentence ~~shall~~ **must** be by secret written ballot. The junior member
31 of the court shall in each case count the votes. The count ~~shall~~
32 **must** be checked by the president, who shall forthwith announce the
33 result of the ballot to the members of the court. *Unless a ruling is*
34 *final, if any member objects thereto, the court must be cleared and*
35 *closed and the question decided by a voice vote as provided in NRS*
36 *412.398, beginning with the junior in rank.*

37 **2.** *The military judge shall rule upon all questions of law and*
38 *all interlocutory questions arising during the proceedings. Except*
39 *as otherwise provided in this subsection, any such ruling made by*
40 *the military judge upon any question of law or any interlocutory*
41 *question other than the factual issue of mental responsibility of*
42 *the accused is final and constitutes the ruling of the court,*
43 *including, without limitation, for the purposes of interlocutory*
44 *appeal under NRS 412.418 to 412.438, inclusive, and sections 24*



1 *to 28, inclusive, of this act. During the trial, the military judge may*
2 *change the ruling at any time.*

3 3. Before a vote is taken on the findings, and except where a
4 court-martial is composed of a military judge alone, the military
5 judge shall, in the presence of the accused and counsel, instruct the
6 court as to the elements of the offense and charge the court:

7 (a) That the accused must be presumed to be innocent until his
8 or her guilt is established by legal and competent evidence beyond
9 reasonable doubt;

10 (b) That in the case being considered, if there is a reasonable
11 doubt as to the guilt of the accused, the doubt must be resolved in
12 favor of the accused and he or she must be acquitted;

13 (c) That if there is a reasonable doubt as to the degree of guilt,
14 the findings must be in a lower degree as to which there is no
15 reasonable doubt; and

16 (d) That the burden of proof to establish the guilt of the accused
17 beyond reasonable doubt is upon the State.

18 ~~§~~ 4. If the court-martial is composed of a military judge
19 alone, he or she shall determine all questions of law and fact, and, if
20 the accused is convicted, adjudge an appropriate sentence. The
21 military judge shall make a general finding, unless requested to
22 make a special finding of facts. If an opinion or memorandum
23 decision is filed, it is sufficient if the findings of fact appear therein.

24 **Sec. 95.** NRS 412.398 is hereby amended to read as follows:

25 412.398 1. No person may be convicted of an offense, except
26 by the concurrence of two-thirds of the members present at the time
27 the vote is taken.

28 2. All sentences shall be determined by the concurrence of two-
29 thirds of the members present at the time that the vote is taken.

30 3. All other questions to be decided by the members of a
31 general or special court-martial shall be determined by a majority
32 vote ~~H~~, *but a determination to reconsider a finding of guilty or to*
33 *reconsider a sentence, with a view toward decreasing it, may be*
34 *made by voice and by any lesser vote which indicates that the*
35 *reconsideration is not opposed by the number of votes required for*
36 *finding or sentence.* A tie vote on a challenge disqualifies the
37 member challenged. A tie vote on a motion for a finding of not
38 guilty or on a motion relating to the question of the accused's sanity
39 is a determination against the accused. A tie vote on any other
40 question is a determination in favor of the accused.

41 **Sec. 96.** NRS 412.404 is hereby amended to read as follows:

42 412.404 1. Each *general and special* court-martial ~~shall~~
43 *must* keep a separate record of the proceedings of the trial of each
44 case brought before it and the record must be authenticated by the
45 signatures of the president and the military judge. If the record



1 cannot be authenticated by either the president or the military judge,
2 by reason of his or her absence, it must be signed by a member in
3 lieu of him or her. If both the president and the military judge are
4 unavailable, the record must be authenticated by two members. ~~†A~~
5 ~~record of the proceedings of a trial in which the sentence adjudged~~
6 ~~includes a bad conduct discharge or is more than that which could~~
7 ~~be adjudged by a special court-martial must contain a complete~~
8 ~~verbatim account of the proceedings and testimony before the court.~~
9 ~~All other records of trial must contain such matter and be~~
10 ~~authenticated in such manner as the Governor may, by Office~~
11 ~~regulation, prescribe.†~~ *In a court-martial consisting of only a*
12 *military judge, the court reporter shall authenticate the record*
13 *under the same conditions which would impose such a duty on a*
14 *member pursuant to this subsection.*

15 2. *A complete verbatim record of the proceedings and*
16 *testimony must be prepared in each general and special court-*
17 *martial case resulting in a conviction. In all other court-martial*
18 *cases, the record must contain such matters as may be prescribed*
19 *by regulations.*

20 3. *Each summary court-martial must keep a separate record*
21 *of the proceedings in each case, and the record must be*
22 *authenticated in the manner as may be prescribed by regulations.*

23 4. A copy of the record of the proceedings of each general and
24 special court-martial must be given to the accused as soon as it is
25 authenticated. If a verbatim record of trial by general court-martial
26 is not required by subsection ~~††~~ 2, the accused may buy such a
27 record in accordance with Office regulations.

28 **Sec. 97.** NRS 412.408 is hereby amended to read as follows:

29 412.408 1. The punishments which a court-martial may
30 direct for an offense may not exceed limits prescribed by this Code
31 ~~††~~, *but a sentence may not exceed more than confinement for 10*
32 *years for a military offense nor can a sentence of death be*
33 *adjudged. Any conviction by general court-martial of any military*
34 *offense for which an accused can receive a sentence of*
35 *confinement for more than 1 year is a felony. Except for*
36 *convictions by a summary court-martial, all other military*
37 *offenses are misdemeanors. Any conviction by a summary court-*
38 *martial is not a criminal conviction.*

39 2. *The limits of punishment for violations of punitive articles*
40 *prescribed herein must be the lesser of the sentences prescribed by*
41 *the Manual for Courts-Martial of the United States that went into*
42 *effect on January 1, 2004, and the most current edition of the*
43 *State manual for courts-martial, if any, but no punishment may*
44 *exceed that authorized by this Code.*



1 **3.** None of the provisions of this Code shall subject anyone to
2 imprisonment for failure to pay a fine imposed by a military court.

3 **Sec. 98.** NRS 412.414 is hereby amended to read as follows:

4 412.414 1. A sentence of confinement adjudged by a military
5 court, whether or not the sentence includes discharge or dismissal,
6 and whether or not the discharge or dismissal has been executed,
7 may be carried into execution by confinement in any place of
8 confinement under the control of any of the forces of the Nevada
9 National Guard or in any jail, detention facility, penitentiary or
10 prison designated for that purpose. Persons so confined in a jail,
11 detention facility, penitentiary or prison are subject to the same
12 discipline and treatment as persons confined or committed to the
13 jail, detention facility, penitentiary or prison by the courts of the
14 State or of any political subdivision thereof.

15 2. ~~{The omission of the words "hard labor" from any sentence~~
16 ~~or punishment of a court martial adjudging confinement does not~~
17 ~~deprive the authority executing that sentence or punishment of the~~
18 ~~power to require hard labor as a part of the punishment.}~~ *No place*
19 *of confinement may require payment of any fee or charge for so*
20 *receiving or confining a person except as otherwise provided by*
21 *law.*

22 3. The keepers, officers and wardens of city or county jails and
23 of other jails, detention facilities, penitentiaries or prisons
24 designated by the Governor, or by such person as the Governor may
25 authorize to act under NRS 412.276, shall:

26 (a) Receive persons ordered into confinement before trial and
27 persons committed to confinement by a military court; and

28 (b) Confine them according to law.

29 ➔ A keeper, officer or warden may not require payment of any fee
30 or charge for so receiving or confining a person.

31 **Sec. 99.** NRS 412.416 is hereby amended to read as follows:

32 412.416 1. Unless otherwise provided in Office regulations, a
33 court-martial sentence of an enlisted member in a pay grade above
34 E-1, as approved by the convening authority, that includes:

35 (a) A dishonorable or bad-conduct discharge; *or*

36 (b) Confinement, ~~or~~

37 ~~—(c) Hard labor without confinement.}~~

38 ➔ reduces that member to pay grade E-1, effective on the date of
39 that approval.

40 2. If the sentence of a member who is reduced in pay grade
41 under subsection 1 is set aside or disapproved, or, as finally
42 approved, does not include punishment named in subsection 1, the
43 rights and privileges of which the member was deprived because of
44 that reduction must be restored to him or her and he or she is
45 entitled to the pay and allowances to which he or she would have



1 been entitled, for the period the reduction was in effect, had the
2 member not been so reduced.

3 **Sec. 100.** NRS 412.418 is hereby amended to read as follows:

4 412.418 **1.** Except as *otherwise* provided in NRS 412.316 to
5 412.432, inclusive, *and sections 20 to 28, inclusive, of this act* a
6 court-martial sentence, unless suspended, may be ordered executed
7 by the convening authority when approved by him or her. The
8 convening authority shall approve the sentence or such part, amount
9 or commuted form of the sentence as he or she sees fit, and may
10 suspend the execution of the sentence as approved by him or her.

11 **2.** *If the sentence of the court-martial includes dismissal, a*
12 *dishonorable discharge or a bad-conduct discharge and if the*
13 *right of the accused to appellate review is not waived and an*
14 *appeal is not withdrawn, that part of the sentence extending to*
15 *dismissal, a dishonorable discharge or a bad-conduct discharge*
16 *must not be executed until there is a final judgment as to the*
17 *legality of the proceedings. A judgment as to the legality of the*
18 *proceedings is final in such cases when review is completed by an*
19 *appellate court prescribed in NRS 412.432, and is deemed final by*
20 *the law of the state where judgment was had.*

21 **3.** *If the sentence of the court-martial includes dismissal, a*
22 *dishonorable discharge or a bad-conduct discharge and if the*
23 *right of the accused to appellate review is waived or an appeal is*
24 *withdrawn, the dismissal, dishonorable discharge or bad-conduct*
25 *discharge may not be executed until review of the case by the*
26 *senior force judge advocate and any action on that review is*
27 *completed. The convening authority or other person acting on the*
28 *case under the Code when so approved under this section may*
29 *order any other part of a court-martial sentence executed*
30 *immediately.*

31 **Sec. 101.** NRS 412.422 is hereby amended to read as follows:

32 412.422 **1.** *The findings and sentence of a court-martial*
33 *must be reported promptly to the convening authority after the*
34 *announcement of the sentence.*

35 **2.** *The accused may submit to the convening authority*
36 *matters for consideration by the convening authority with respect*
37 *to the findings and the sentence. Any such submission must be in*
38 *writing. Except in a summary court-martial case, such a*
39 *submission must be made within 10 days after the accused has*
40 *been given an authenticated record of trial under subsection 4*
41 *and, if applicable, the recommendation of a judge advocate. In a*
42 *summary court-martial case, such a submission must be made*
43 *within 7 days after the sentence is announced.*

44 **3.** *If the accused shows that additional time is required for*
45 *the accused to submit such matters, the convening authority or*



1 *other person taking action under this section, for good cause, may*
2 *extend the applicable period under subsection 2 for not more than*
3 *an additional 20 days.*

4 *4. In a summary court-martial case, the accused must be*
5 *promptly provided a copy of the record of trial for use in preparing*
6 *a submission authorized by subsection 2.*

7 *5. The accused may waive the right to make a submission to*
8 *the convening authority under subsection 2. Such a waiver must*
9 *be made in writing and may not be revoked. For the purposes of*
10 *subsection 7, the time within which the accused may make a*
11 *submission pursuant to this subsection shall be deemed to have*
12 *expired upon the submission of such a waiver to the convening*
13 *authority.*

14 *6. The convening authority has sole discretion to modify the*
15 *findings and sentence of a court-martial pursuant to this section.*
16 *If it is impractical for the convening authority to act, the*
17 *convening authority shall forward the case to a person exercising*
18 *general court-martial jurisdiction who may take action under this*
19 *section.*

20 *7. Action on the sentence of a court-martial must be taken by*
21 *the convening authority or by another person authorized to act*
22 *under this section. The convening authority or other person*
23 *authorized to take such action may do so only after consideration*
24 *of any matters submitted by the accused pursuant to subsection 2*
25 *or after the time for submitting such matters expires, whichever is*
26 *earlier. The convening authority or other person taking such*
27 *action may approve, disapprove, commute or suspend the sentence*
28 *in whole or in part.*

29 *8. The convening authority or other person authorized to act*
30 *on the sentence of a court-martial may, in the person's sole*
31 *discretion:*

32 *(a) Dismiss any charge or specifications by setting aside a*
33 *finding of guilty;*

34 *(b) Change a finding of guilty on a charge or specification to a*
35 *finding of guilty on an offense that is a lesser included offense of*
36 *the offense stated in the charge or specification; or*

37 *(c) Refrain from taking any such action.*

38 *9. Before acting under this section on any general or special*
39 *court-martial case in which there is a finding of guilt, the*
40 *convening authority or other person taking action under this*
41 *section shall obtain and consider the written recommendation of a*
42 *judge advocate. The convening authority or other person taking*
43 *action under this section shall refer the record of trial to the judge*
44 *advocate, and the judge advocate shall use such record in the*
45 *preparation of the recommendation. The recommendation of the*



1 *judge advocate must include such matters as may be prescribed by*
2 *regulation and must be served on the accused, who may submit*
3 *any matter in response pursuant to subsection 2. By failing to*
4 *object in the response to the recommendation or to any matter*
5 *attached to the recommendation, the accused waives the right to*
6 *object thereto.*

7 *10. The convening authority or other person taking action*
8 *under this section, in the person's sole discretion, may order a*
9 *proceeding in revision or a rehearing if there is an apparent error*
10 *or omission in the record or if the record shows improper or*
11 *inconsistent action by a court-martial with respect to findings or*
12 *sentence that can be rectified without material prejudice to the*
13 *substantial rights of the accused. In no case, however, may a*
14 *proceeding in revision:*

15 *(a) Reconsider a finding of not guilty of any specification or a*
16 *ruling which amounts to a finding of not guilty;*

17 *(b) Reconsider a finding of not guilty of any charge, unless*
18 *there has been a finding of guilty under a specification laid under*
19 *that charge, which sufficiently alleges a violation of some article*
20 *of this Code; or*

21 *(c) Increase the severity of the sentence unless the sentence*
22 *prescribed for the offense is mandatory.*

23 *11. The convening authority or other person taking action*
24 *under this section may order a rehearing if that person*
25 *disapproves the findings and sentences and states the reasons for*
26 *disapproval of the findings. If such person disapproves the*
27 *findings and sentence and does not order a rehearing, that person*
28 *shall dismiss the charges. The convening authority or other person*
29 *taking action under this subsection may not order a rehearing as*
30 *to the findings where there is a lack of sufficient evidence in the*
31 *record to support the findings. The convening authority or other*
32 *person taking action under this subsection may order a rehearing*
33 *as to the sentence if that person disapproves the sentence.*

34 *12. After a trial by court-martial the record shall be forwarded*
35 *to the convening authority, as reviewing authority, and action*
36 *thereon may be taken by the person who convened the court, a*
37 *commissioned officer commanding for the time being, a successor*
38 *in command or by the Governor.*

39 ~~12.~~ *13. The convening authority shall refer the record of each*
40 *general court-martial to the State Judge Advocate, who shall submit*
41 *his or her written opinion thereon to the convening authority. If the*
42 *final action of the court has resulted in an acquittal of all charges*
43 *and specifications, the opinion ~~shall~~ must be limited to questions*
44 *of jurisdiction.*



1 **Sec. 102.** NRS 412.426 is hereby amended to read as follows:

2 412.426 1. If the convening authority disapproves the
3 findings and sentence of a court-martial he or she may, except
4 where there is lack of sufficient evidence in the record to support the
5 findings, order a rehearing. In such a case the convening authority
6 shall state the reasons for disapproval. If the convening authority
7 disapproves the findings and sentence and does not order a
8 rehearing, he or she shall dismiss the charges.

9 2. Each rehearing shall take place before a court-martial
10 composed of members not members of the court-martial which first
11 heard the case. Upon a rehearing the accused may not be tried for
12 any offense of which he or she was found not guilty by the first
13 court-martial, and no sentence in excess of or more severe than the
14 original sentence may be imposed, unless the sentence is based upon
15 a finding of guilty of an offense not considered upon the merits in
16 the original proceedings, or unless the sentence prescribed for the
17 offense is mandatory. *If the sentence approved after the first court-*
18 *martial was in accordance with a pretrial agreement and the*
19 *accused at the rehearing changes a plea with respect to the*
20 *charges or specifications upon which the pretrial agreement was*
21 *based or otherwise does not comply with the pretrial agreement,*
22 *the approved sentence as to those charges or specifications may*
23 *include any punishment not in excess of that lawfully adjudged at*
24 *the first court-martial.*

25 **Sec. 103.** NRS 412.432 is hereby amended to read as follows:

26 412.432 1. *Except as otherwise required by this section, all*
27 *records of trial and related documents must be transmitted and*
28 *disposed of as prescribed by regulation and provided by law.*

29 2. If the convening authority is the Governor, his or her action
30 on the review of any record of trial is final.

31 ~~12~~ 3. In all other cases not covered by subsection ~~H~~ 2, if the
32 sentence of a special court-martial as approved by the convening
33 authority includes a bad-conduct discharge, whether or not
34 suspended, the entire record must be sent to the appropriate staff
35 judge advocate or legal officer of the state force concerned to be
36 reviewed in the same manner as a record of trial by general court-
37 martial. The record and the opinion of the staff judge advocate or
38 legal officer must then be sent to the State Judge Advocate for
39 review.

40 ~~13~~ 4. All other special and summary court-martial records
41 must be sent to the law specialist or legal officer of the appropriate
42 force of the Nevada National Guard and must be acted upon,
43 transmitted and disposed of as may be prescribed by Office
44 regulations.



1 ~~4-~~ 5. The State Judge Advocate shall review the record of
2 trial in each case sent to him or her for review as provided under
3 subsection ~~3-~~ 4. If the final action of the court-martial has resulted
4 in an acquittal of all charges and specifications, the opinion of the
5 State Judge Advocate must be limited to questions of jurisdiction.

6 ~~5-~~ 6. The State Judge Advocate shall take final action in any
7 case reviewable by him or her.

8 ~~6-~~ 7. In a case reviewable by the State Judge Advocate under
9 this section, the State Judge Advocate may act only with respect to
10 the findings and sentence as approved by the convening authority.
11 The State Judge Advocate may affirm only such findings of guilty,
12 and the sentence or such part or amount of the sentence, as he or she
13 finds correct in law and fact and determines, on the basis of the
14 entire record, should be approved. In considering the record he or
15 she may weigh the evidence, judge the credibility of witnesses and
16 determine controverted questions of fact, recognizing that the trial
17 court saw and heard the witnesses. If the State Judge Advocate sets
18 aside the findings and sentence, he or she may, except where the
19 setting aside is based on lack of sufficient evidence in the record to
20 support the findings, order a rehearing. If the State Judge Advocate
21 sets aside the findings and sentence and does not order a rehearing,
22 he or she shall order that the charges be dismissed.

23 ~~7-~~ 8. In a case reviewable by the State Judge Advocate under
24 this section, he or she shall instruct the convening authority to act in
25 accordance with his or her decision on the review. If the State Judge
26 Advocate has ordered a rehearing but the convening authority finds
27 a rehearing impracticable, he or she may dismiss the charges.

28 ~~8-~~ 9. The State Judge Advocate may order one or more
29 boards of review each composed of not less than three
30 commissioned officers of the Nevada National Guard, each of
31 whom must be a member of the State Bar of Nevada. Each board of
32 review shall review the record of any trial by special court-martial,
33 including a sentence to a bad-conduct discharge, referred to it by the
34 State Judge Advocate. Boards of review have the same authority on
35 review as the State Judge Advocate has under this section.

36 **Sec. 104.** NRS 412.452 is hereby amended to read as follows:

37 412.452. No person may be tried or punished for any offense
38 provided for in NRS 412.454 to 412.558, inclusive, *and sections 33*
39 *to 40, inclusive, of this act* unless it was committed while the person
40 was in a duty status.

41 **Sec. 105.** NRS 412.566 is hereby amended to read as follows:

42 412.566 1. NRS 412.254, 412.256, 412.266 to 412.302,
43 inclusive, *and sections 9 to 17, inclusive, of this act*, 412.332,
44 412.336, 412.362, 412.406, 412.452 to 412.556, inclusive, ~~and~~
45 412.566 ~~to~~, *412.568*, 412.572 ~~to~~ ~~inclusive~~ *and section 8 of this*



1 *act* must be carefully explained to every enlisted member ~~{at the~~
2 ~~time}~~ :

3 (a) *At the time* of his or her enlistment or transfer or induction
4 into ~~{, or at the time}~~ *any of the state military forces or within 30*
5 *days thereafter;*

6 (b) *At the time* of his or her being ordered to duty in or with ~~{}~~
7 any of the state military forces or within 30 days thereafter. ~~{These}~~

8 2. *The sections set forth in subsection 1* must also be
9 explained annually to each unit of the state military forces.

10 3. A complete text of this Code and Office regulations
11 thereunder must be made available to any member of the militia,
12 upon his or her request, for his or her personal examination.

13 **Sec. 106.** NRS 412.568 is hereby amended to read as follows:

14 412.568 Any member of the ~~{militia}~~ *state military forces* who
15 believes himself or herself wronged by his or her commanding
16 officer, and who, upon due application to that commanding officer,
17 is refused redress, may complain to any superior commissioned
18 officer, who shall forward the complaint to the ~~{Adjutant General's~~
19 ~~office}~~ *officer exercising general court-martial jurisdiction over*
20 *the officer against whom the complaint is made. The officer*
21 *exercising general court-martial jurisdiction shall examine the*
22 *complaint and take proper measures for redressing the wrong*
23 *complained of and shall, as soon as possible, send to the Adjutant*
24 *General a true statement of that complaint, with the proceedings*
25 *had thereon.*

26 **Sec. 107.** NRS 412.576 is hereby amended to read as follows:

27 412.576 1. For the purpose of collecting fines or penalties
28 imposed by a court-martial, the president of any general or special
29 court-martial and the summary court officer of any summary court-
30 martial shall make a list of all fines and penalties and of the persons
31 against whom they have been imposed, and may thereafter issue a
32 warrant under his or her hand directed to any sheriff or constable of
33 the county, commanding him or her to levy and collect such fines,
34 together with the costs, upon and out of the property of the person
35 against whom the fine or penalty was imposed.

36 2. Such warrant shall be executed and renewed in the same
37 manner as executions from Justice Courts are executed and
38 renewed.

39 3. The amount of such a fine may be noted upon any state roll
40 or account for pay of the delinquent and deducted from any pay or
41 allowance due or thereafter to become due him or her, until the fine
42 is liquidated. Any sum so deducted shall be turned in to the military
43 court which imposed the fine and shall be paid over by the officer
44 receiving it in like manner as provided for other fines and moneys
45 collected under a sentence of a summary court-martial.



1 4. All fines collected shall be paid by the officer collecting
2 the same to the commanding officer of the organization of which the
3 person fined is or was a member and accounted for by the
4 commanding officer in the same manner as are other state funds.

5 **5. *Fines imposed by a military court or through imposition of***
6 ***nonjudicial punishment may be paid to the State and delivered to***
7 ***the court or imposing officer, or to a person executing their***
8 ***process. Fines may be collected in the following manner:***

9 (a) *By cash or money order;*

10 (b) *By retention of any pay or allowances due or to become*
11 ***due to the person fined from any state or the United States; or***

12 (c) *By garnishment or levy, together with costs, on the wages,*
13 ***goods and chattels of a person delinquent in paying a fine, as***
14 ***provided by law.***

15 **Sec. 108.** NRS 412.578 is hereby amended to read as follows:

16 412.578 **1.** No action or proceeding may be prosecuted
17 against the convening authority or a member of a military court or
18 officer or person acting under its authority or reviewing its
19 proceedings because of the approval, imposition or execution of any
20 sentence or the imposition or collection of a fine or penalty, or the
21 execution of any process or mandate of a military court.

22 **2.** *All persons acting under the provisions of this Code,*
23 ***whether as a member of the military or as a civilian, are immune***
24 ***from any personal liability for any of the acts or omissions which***
25 ***they performed or failed to perform as part of their duties under***
26 ***this Code.***

27 **Sec. 109.** NRS 412.604 is hereby amended to read as follows:

28 412.604 **1.** It is unlawful for any body of persons whatever,
29 other than the Nevada National Guard and the troops of the United
30 States, to associate themselves together as a **volunteer** military
31 company or **volunteer military** organization to drill or parade with
32 arms in any city or town of this state, without the license of the
33 Governor, which license may at any time be revoked.

34 **2.** Students in educational institutions where military science is
35 a part of the course of instruction may, with the consent of the
36 Governor, drill and parade with arms in public under the
37 superintendence of their instructor.

38 **3.** Nothing contained in this section shall be construed so as to
39 prevent members of benevolent or social organizations from
40 wearing swords.

41 **4.** Any person violating any of the provisions of this section is
42 guilty of a misdemeanor.

43 **Sec. 110.** NRS 412.184 and 412.292 are hereby repealed.

44 **Sec. 111.** This act becomes effective upon passage and
45 approval.



TEXT OF REPEALED SECTIONS

412.184 Allowances for uniform and equipment.

1. A person who, on or after July 1, 1973, has completed 2 years of service as a commissioned officer or warrant officer of the Nevada National Guard, shall receive an allowance of \$100 at that time for uniforming and equipping himself or herself. Thereafter he or she shall receive, on completion of each 2 years of service, an additional allowance of \$100 to assist him or her in meeting the uniform requirements necessary to continued service in the Nevada National Guard.

2. The allowances set forth in subsection 1 must be paid from money available to the office only after the officer has furnished satisfactory evidence to the Adjutant General that he or she is properly entitled thereto.

412.292 Powers of officer in charge to impose punishment.

An officer in charge may impose upon enlisted members assigned to the unit of which he or she is in charge such of the punishments authorized under paragraphs (a) to (f), inclusive, of subsection 2 of NRS 412.288 as the Adjutant General may specifically prescribe by Office regulation.

