## HB2118 POLPCS1 Chris Kannady-TKR 2/17/2025 9:07:58 am

## COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

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Reading Clerk

## STATE OF OKLAHOMA

1st Session of the 60th Legislature (2025)

By: Kannady

PROPOSED POLICY
COMMITTEE SUBSTITUTE
FOR

HOUSE BILL NO. 2118

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## PROPOSED POLICY COMMITTEE SUBSTITUTE

An Act relating to militia; amending 44 O.S. 2021, Section 21, which relates to the establishment of the Oklahoma Military Department; modifying Adjutant General's duties; amending 44 O.S. 2021, Section 24; which relates to the appointment and eligibility of the Adjutant General; modifying eligibility requirements; amending 44 O.S. 2021, Section 25, which relates to the rank of the Adjutant General; adding a compensation guideline; amending 44 O.S. 2021, Section 26, which relates to authority and duties of the Adjutant General; adding authority to arm members; adding ability to accept donations for Oklahoma National Guard programs; adding authority as chief over the fire protection and police units under the Oklahoma Military Departments; amending Section 1, Chapter 74, O.S.L. 2022 (44 O.S. Supp. 2024, Section 233.10a), which relates to the Oklahoma Military Department technology hardware or software; exempting federal programs from Information Services Division requirements; amending 44 O.S. 2021, Section 243, which relates to the rules and regulations over the Oklahoma Military Department; modifying a compensation regulation; amending 44 O.S. 2021, Section 815, which relates to the exercise of nonjudicial punishment; modifying certain titles; amending 44 O.S. 2021, Section 821, which relates to convening of court-martial; establishing guidelines for convening of court-martial by federal officials; amending 44 O.S. 2021, Section 875, which relates to restoration under a court-martial sentence; modifying Governor's authority to reappoint a dismissed officer

or member; establishing procedure for pay eligibility during court-martial sentence; amending 44 O.S. 2021, Section 905, which relates to forger; establishing definition and penalty for forgery; amending 44 O.S. 2021, Section 912, which relates to drunkenness and other incapacitation offenses; modifying references; amending 44 O.S. 2021, Section 912a, which relates to wrongful use and possession of a controlled substance; prohibiting the use of marijuana by Oklahoma military forces; amending 44 O.S. 2021, Section 928b, which relates to domestic violence; establishing penalties for spousal abuse and intimate partner violence by members of the Oklahoma Militia; amending 44 O.S. 2021, Section 934, which relates to general offenses; encompassing all specifically enumerated offenses in Section 934 of Title 10 of the United States Code; amending 44 O.S. 2021, Section 937, which relates to the explanation of articles; modifying timeframe to explain articles; adopting the Manual for Courts-Martial, United States, as the Oklahoma State Manual for Courts-Martial; establishing the "Benajmin T. Walkingstick National Guard Complex" building; repealing 44 O.S. 2021, Section 940b, which relates to military publications; establishing guidelines for convening of court martial by federal officials; providing for codification; and providing an effective date.

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 44 O.S. 2021, Section 21, is amended to read as follows:

Section 21. The Military Department of the State of Oklahoma is hereby established and shall be under the command and control of the Governor as Commander in Chief, with the Adjutant General as the executive and administrative head thereof. The Military Department shall be constituted of the state military forces, as defined by

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Section 801 of this title, and is hereby organized into a joint
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    headquarters which shall be identified as the joint forces
    headquarters. The joint forces headquarters shall be jointly
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    staffed by Army National Guard and Air National Guard personnel who,
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    under the authority and direction of the Adjutant General, shall
    support and assist the Adjutant General in the exercise of command
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    and control over state military forces when not activated for
    federal duty under Title 10 of the United States Code. There shall
    be assigned to the joint force forces headquarters, officers,
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    enlisted personnel, and civilian employees as may be considered
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    necessary by the Governor as Commander in Chief and as may be
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    authorized by law and Army National Guard regulations and Air
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14 SECTION 2. AMENDATORY 44 O.S. 2021, Section 24, is
15 amended to read as follows:

National Guard regulations the Adjutant General.

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- Section 24. A. The Adjutant General shall be appointed by the Governor, by and with the advice and consent of the Oklahoma State Senate, and shall serve at the pleasure of the Governor.
- B. To be eligible to hold the office of Adjutant General of this state, at the time of appointment, the appointee:
- 1. Shall be a federally recognized <u>and currently serving as a colonel or higher ranking</u> officer of the Oklahoma National Guard <del>and of the National Guard of the United States for</del> no less than three (3) years of service in the Oklahoma National Guard;

2. Shall possess at least the rank of Colonel; and

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3. If not already a general officer, shall be eligible for a Certificate of Eligibility pursuant to federal law and applicable regulations issued by the Chief of the National Guard Bureau.

C. If the Oklahoma National Guard is in active federal service and no persons having the qualifications required in subsection B of this section are available within the state, then the Governor may appoint, subject to the advice and consent of the Senate, any suitably qualified person who at any time in the preceding ten (10) years would have been qualified, as above, and who has served at least two (2) years in active federal service in the grade of Colonel or higher.

SECTION 3. AMENDATORY 44 O.S. 2021, Section 25, is amended to read as follows:

Section 25. A. The Adjutant General shall have the rank of Major General and devote full time to the duties of the office.

Regardless of whether or not the Adjutant General has been recognized federally at the rank of Major General at the time of appointment by the Governor, the Adjutant General shall be compensated at the same rate of pay afforded to a Major General serving on federal Title 10 active duty with the same time in service.

B. The Governor may appoint Assistant Adjutants General for Army and Assistant Adjutants General for Air to assist the Adjutant

General in the discharge and performance of his or her duties. When appointing Assistant Adjutants General, the Governor shall take into consideration the number of such positions contemplated or recommended by the National Guard Bureau for manning the joint forces headquarters of a state. Such Assistant Adjutants General shall have the qualifications prescribed by law for the Adjutant General and shall have the rank of Brigadier General. The Assistant Adjutants General appointed by the Governor shall be considered staff officers and not commanders except that, in the discretion of the Adjutant General, specific command or supervisory authority may be delegated by the Adjutant General to an Assistant Adjutant General but such delegation shall be accomplished in writing and shall be considered a military publication, as defined in Section 801 of this title (Article 1).

- C. Other general officers assigned to billets within the state military forces, including certain billets within the joint forces headquarters, shall be considered staff officers and not commanders except that, in the discretion of the Adjutant General, specific command or supervisory authority may be delegated by the Adjutant General to such general officers, but such delegation shall be accomplished in writing and shall be considered a military publication, as defined in Section 801 of this title (Article 1).
- D. The Adjutant General may employ a state employee in the position of Executive Assistant and Programs Manager for the

Military Department of the state. Said position shall be unclassified and exempt from the Oklahoma Personnel Act and the Merit Rules for Employment, except leave regulations.

SECTION 4. AMENDATORY 44 O.S. 2021, Section 26, is amended to read as follows:

Section 26. A. The Adjutant General shall be in control of the Military Department of the State of Oklahoma, subordinate only to the Governor. Within the limitations and under the provisions of law, he or she shall supervise and direct the Oklahoma National Guard within the service of the state and when under state control in all of its organization, training and other activities; shall receive and give effect to the orders of the Governor; and shall perform such other military and defense duties, not otherwise assigned by law, as the Governor may prescribe. The Adjutant General shall have the authority to arm members of the state military forces on military installations and other places under the control of the Military Department with weaponry as the Adjutant General deems necessary to adequately provide for the security of the facilities and their occupants.

B. The Adjutant General, when absent from the state, may temporarily delegate any authority vested under this title and any such duties as an agency appointing authority to an Assistant Adjutant General, other state officer or employee within the Military Department of the State of Oklahoma. Such temporary

delegations of authority pursuant to this subsection shall be accomplished in writing. The Adjutant General may also promulgate regulations providing for the delegation of any such authority.

- C. The Adjutant General shall develop, publish and maintain an organizational chart depicting the chain of command between the Adjutant General and the major commands of the Oklahoma National Guard. Besides the major commands defined in Section 801 of this title (Article 1), the Adjutant General, in his or her discretion, may designate other military units within the Oklahoma National Guard as major commands.
- D. The organizational chart required in subsection C of this section shall be updated no less than annually and shall include all enlisted and officer billets assigned to joint forces headquarters and shall depict all existing command relationships established by the Adjutant General within joint forces headquarters. The organizational chart required herein shall not be considered a military publication within the meaning of Section 801 of this title (Article 1).
- E. In accordance with all relevant requirements of the United States Army, the United States Air Force or the National Guard Bureau, the Adjutant General shall develop, publish and maintain an enlisted and officer rating scheme for all enlisted and officer billets assigned to joint forces headquarters. The rating scheme

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1 required herein shall not be considered a military publication
2 within the meaning of Section 801 of this title (Article 1).
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and retention efforts for the Oklahoma National Guard.

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- F. Pursuant to the rules established by the Adjutant General,
  the Military Department of the State of Oklahoma is authorized to
  expend appropriated and nonappropriated funds to enhance recruiting
- G. The Adjutant General may establish rules allowing the

  Military Department of the State of Oklahoma to accept donations and

  bequests to create a program for the benefit of members of the

  Oklahoma National Guard.
  - H. The Adjutant General shall serve as the chief of all fire protection units operating under the Oklahoma Military Department and shall supervise and administer the fire protection units in accordance with the rules and procedures prescribed by the Military Department.
  - I. The Adjutant General shall serve as the chief of all police units and officers appointed under the Oklahoma Military Department.

    The Adjutant General may appoint police officers in accordance with Section 230 of this title.
- SECTION 5. AMENDATORY Section 1, Chapter 74, O.S.L. 2022
  (44 O.S. Supp. 2024, Section 233.10a), is amended to read as
  follows:
- Section 233.10a. The Military Department of the State of
  Oklahoma may purchase information technology including, but not

limited to, computer hardware or software, or any services related 1 to software development, software modifications, or any other services related to the operation and maintenance of computer 3 hardware or software or both, independently and without prior 4 5 approval from the Office of Management and Enterprise Services Information Services Division. All federal programs managed by the 6 7 Military Department of the State of Oklahoma shall be exempt from any and all Information Services Division requirements. 8 SECTION 6. 9 AMENDATORY 44 O.S. 2021, Section 243, is amended to read as follows: 10 11 Section 243. A. The Governor is hereby authorized to prescribe 12 rules and regulations governing the enlistment, organization, 13 administration, equipment, discipline and discharge of the personnel 14 of such military forces; to requisition from the Secretary of 15 Defense such arms and equipment as may be in the possession of and 16 can be spared by the Department of Defense and to extend thereto the 17 facilities of state armories, Armed Forces Reserve Centers, 18 readiness centers, logistics, aviation, and training facilities, 19 warehouses and their equipment and such other state premises and 20 property as may be available for the purpose of drill and 21 instruction. Insofar as applicable the procedure for the 22 enlistment, organization, pay, maintenance, equipment and 23 disciplining of such forces shall be in conformity with the law and

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the rules and regulations governing and pertaining to the National

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- Guard; provided, that the officers and enlisted personnel in the

  Oklahoma State Guard shall not receive any compensation or monetary

  allowances from the state except when activated for state active

  duty, as defined in Section 801 of this title, by order of the

  Governor.
  - B. Members of the Oklahoma State National Guard shall be considered part of state military forces as defined in Section 801 of this title and shall be subject to the Oklahoma Uniform Code of Military Justice.

- C. When prescribing the rules and regulations governing enlistment, organization, administration, equipment, discipline and discharge of the personnel of the Oklahoma State National Guard, the Governor shall issue such rules and regulations in the form of an executive order or in a series of such orders. An executive order or a series of such orders prescribing the rules and regulations governing enlistment, organization, administration, equipment, discipline and discharge of the personnel of the Oklahoma State National Guard shall also be published by the Adjutant General as a military publication.
- 20 SECTION 7. AMENDATORY 44 O.S. 2021, Section 815, is 21 amended to read as follows:
- Section 815. ARTICLE 15. Commanding officer's nonjudicial punishment.

- A. Except as provided in subsection B of this section, any commanding officer and, for purposes of this section, any officer in charge, may impose disciplinary punishments for minor offenses arising under the punitive articles of the Oklahoma Uniform Code of Military Justice without the intervention of a court-martial.
- B. Any superior commander commanding officer may limit or withhold the exercise of nonjudicial punishment authority by subordinate commanders, including limiting authority over certain categories of military personnel or offenses. Likewise, individual cases may be reserved by a superior commander. A superior authority may limit or withhold any power that a subordinate might otherwise exercise under this section.
- C. Except as provided in subsection L of this section, the Governor or Adjutant General may delegate the powers established under this section to a senior commanding officer who is a member of the state military forces and is also a member of the same force component as the accused.
- D. Any Except as provided in subsection S of this section, any commanding officer may impose upon enlisted members of the officer's command:
  - 1. An admonition;
  - 2. A reprimand;

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3. The withholding of privileges for not more than six (6) months which need not be consecutive;

- 1 4. The forfeiture of pay of not more than seven (7) days' pay;
  - 5. A fine of not more than seven (7) days' pay;
    - 6. A reduction to the next inferior pay grade, if the grade from which demoted is within the promotion authority of the officer imposing the reduction or any officer subordinate to the one who imposes the reduction;
    - 7. Extra duties, including fatigue or other duties, for not more than fourteen (14) days, which need not be consecutive; and
    - 8. Restriction to certain specified limits, with or without suspension from duty, for not more than fourteen (14) days, which need not be consecutive.
    - E. Any Except as provided in subsection S of this section, any commanding officer of the grade of major or above may impose upon enlisted members of the officer's command:
      - 1. An admonition;
    - A reprimand;

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- 3. The withholding of privileges for not more than six (6) months which need not be consecutive;
  - 4. The forfeiture of not more than one-half (1/2) of one (1) month's pay per month for two (2) months;
    - 5. A fine of not more than one (1) month's pay;
- 6. A reduction to the lowest or any intermediate pay grade, if the grade from which demoted is within the promotion authority of the commanding officer imposing the reduction or any officer

subordinate to the one who imposes the reduction, but an enlisted member in a pay grade above E-4 shall not be reduced more than two pay grades;

- 7. Extra duties, including fatigue or other duties, for not more than forty-five (45) days which need not be consecutive; and
- 8. Restriction to certain specified limits, with or without suspension from duty, for not more than sixty (60) days which need not be consecutive.
- F. The Governor, the Adjutant General, or an officer exercising general or special court-martial convening authority may impose:
  - 1. Upon officers of the officer's command:

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- a. any punishment authorized in subsection E of this section, except for the punishments provided in paragraphs 6 and 7 of subsection E of this section, and
- b. arrest in quarters for not more than thirty (30) days which need not be consecutive; and
- 2. Upon enlisted members of the officer's command, any punishment authorized in subsection E of this section.

Admonitions or reprimands given as nonjudicial punishment to commissioned officers and warrant officers shall be administered in writing. In all other cases, unless otherwise prescribed by regulations promulgated by the Adjutant General, such punishments may be administered either orally or in writing.

G. Whenever any punishments are combined to run consecutively, the total length of the combined punishment shall not exceed the authorized duration of the longest punishment included in the combination, and there shall be an apportionment of punishments so that no single punishment in the combination exceeds its authorized length under this section.

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Once the commander commanding officer has determined that Η. nonjudicial punishment is appropriate, the commander commanding officer shall provide reasonable notice to the member of his or her intent to impose nonjudicial punishment. At the time the commander commanding officer provides notification as required in this subsection, the member shall be entitled to examine all statements and other evidence that the commander has examined and intends to rely upon as the basis for punishment. The member shall be provided a copy of the documentary evidence unless it is privileged, classified, or otherwise restricted by law, regulation, or instruction. At the time the commander commanding officer provides notification as required in this subsection, the commander commanding officer shall also inform the member as to the quantum of punishment potentially to be imposed. While a member undergoing nonjudicial punishment is not entitled to representation by a duly appointed defense counsel, the member may seek legal advice from any judge advocate available for this purpose. Upon notification by the officer of his or her intent to impose judicial punishment, the

member shall provide a response within forty-five (45) calendar days.

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- The right to demand trial by court-martial in lieu of nonjudicial punishment shall arise only when arrest in quarters or restriction will be considered as punishments. If the commanding officer determines that arrest in quarters or restriction will be considered as punishments, prior to the offer of nonjudicial punishment the accused member shall be notified in writing of the right to demand trial by court-martial. Should the commanding officer determine that the punishment options will not include arrest in quarters or restriction, the accused member shall be notified that there is no right to trial by court-martial in lieu of nonjudicial punishment. Upon notification by the commander or officer in charge commanding officer of his or her intent to impose nonjudicial punishment that includes arrest in quarters or restriction, the accused member shall be afforded a reasonable amount of time to confer with legal counsel and to prepare a response.
- J. The <u>commanding</u> officer who imposes the punishment, or his or her successor in command, may at any time suspend, set aside, mitigate or remit any part or amount of the punishment and restore all rights, privileges and property affected. The <u>commanding</u> officer may also mitigate:
  - 1. Reduction in grade to forfeiture of pay;

- 2. Arrest in quarters to restriction; or
- 3. Extra duties to restriction.

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The mitigated punishment shall not be for a greater period than the punishment mitigated. When mitigating reduction in grade to forfeiture of pay, the amount of the forfeiture shall not be greater than the amount that could have been imposed initially under this article by the officer who imposed the punishment mitigated.

K. A person punished under this section who considers the punishment unjust or disproportionate to the offense may, through his or her chain of command, appeal to a senior officer designated by the Adjutant General to adjudicate appeals arising from nonjudicial punishment. A senior officer so designated by the Adjutant General shall be a member of the same component of the state military forces as the accused. An appeal made pursuant to this subsection shall be lodged within fifteen (15) days after the punishment is announced to the accused member. The commanding officer exercising appellate authority may, at his or her discretion, extend the deadline for an appeal. The appeal shall be promptly forwarded and decided, and the member shall not be punished until the appeal is decided. The senior officer designated by the Adjutant General as exercising appellate authority may exercise the same powers with respect to the punishment imposed as may be exercised under subsection I of this section by the officer who imposed the punishment. Before acting on an appeal from a

punishment, the senior officer exercising appellate authority shall refer the case to a judge advocate for consideration and advice.

When a senior officer is designated by the Adjutant General to adjudicate appeals arising from nonjudicial punishment, such designation shall be accomplished in writing and shall be considered a military publication, as defined in Section 801 of this title (Article 1).

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L. Except for nonjudicial punishment imposed by the Governor or the Adjutant General, the final appellate authority for nonjudicial punishment imposed within state military forces is the Adjutant General. A person punished under this section whose appeal was previously denied by a senior officer designated to adjudicate appeals may, through his or her chain of command, lodge an additional appeal with the Adjutant General within five (5) days after the appeal is denied. In the event the officer imposing nonjudicial punishment is a senior officer who is also designated to adjudicate appeals arising from nonjudicial punishment, an appeal thereof shall be addressed directly to the Adjutant General. event the officer imposing nonjudicial punishment is the Adjutant General, an appeal thereof shall be addressed directly to the Governor. An appeal offered pursuant to this subsection shall be made only in writing. Neither the Governor nor the Adjutant General shall delegate his or her duties as an appellate authority under this subsection.

M. Whenever nonjudicial punishment is imposed under this section:

- 1. After adjudication and while the punishment is being carried out or while the adjudged punishment is pending before the appellate authority, the commander or officer in charge who imposed the nonjudicial punishment, upon the request of the accused member, may:
  - a. excuse the  $\frac{\text{member}}{\text{member}}$  from attendance at scheduled unit training assemblies, or
  - b. arrange for the accused member to drill on alternate dates and in alternate locations; or
- 2. If necessary to maintain good order and discipline within the unit, the commander or officer in charge commanding officer who imposed the nonjudicial punishment may order the accused member to drill on alternate dates and in alternate locations. The order shall be reduced to writing and shall become part of the record of nonjudicial punishment.
- N. The imposition and enforcement of disciplinary punishment under this section for any act or omission shall not be a bar to trial by court-martial or a civilian court of competent jurisdiction for a crime or offense arising out of the same act or omission; but the fact that a disciplinary punishment has been enforced may be demonstrated by the accused member upon trial and, when so demonstrated, it shall be considered in determining the measure of punishment to be adjudged in the event of a finding or verdict of

guilty. Nonjudicial punishment shall not be imposed for an offense previously tried by a civilian court unless so authorized by regulations promulgated by the Adjutant General.

- O. When nonjudicial punishment has been imposed for an offense, punishment shall not again be imposed for the same offense under this section. Once nonjudicial punishment has been imposed, it may not be increased, upon appeal or otherwise. When a commander or officer in charge commanding officer determines that nonjudicial punishment is appropriate for a particular member, all known offenses determined to be appropriate for disposition by nonjudicial punishment and ready to be considered at that time, including all offenses arising from a single incident or course of conduct, shall be considered together and shall not be made the basis for multiple punishments. This subsection shall in no way restrict the right of a commander commanding officer to prefer court-martial charges for an offense previously punished under the provisions of this section.
- P. In accordance with subsection B of Section 843 of this title (Article 43, subsection B), a person accused of an offense is not liable to be punished under this section if the offense was committed more than two (2) years before the imposition of punishment. Periods in which the accused member is absent without authority shall be excluded in computing the period of limitation prescribed in this section.

Q. Whenever a punishment of forfeiture of pay is imposed under this section, the forfeiture shall not apply to pay accruing before the date that punishment is imposed, but only pay accruing on or after the date that punishment is imposed.

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- The Adjutant General may promulgate regulations prescribing the type and form of records to be kept of proceedings conducted pursuant to this section. The Adjutant General may promulgate any other regulations necessary to carry out the provisions of this section.
- S. For purposes of this section, no member of the Oklahoma National Guard of the rank of E-8 or E-9 shall be reduced in rank pursuant to this section except when the reduction results from nonjudicial punishment imposed by an officer of the Oklahoma National Guard of the rank of Brigadier General or by the Adjutant General. When imposing nonjudicial punishment on enlisted persons of the rank of E-7 or below, a commander or officer in charge who possesses the rank of colonel may consider reduction in rank as a possible punishment.
- 19 AMENDATORY 44 O.S. 2021, Section 821, is SECTION 8. amended to read as follows:
- 21 Section 821. RESERVED ARTICLE 21. Convening of court-martial 22 by federal officials.
- 23 In no case shall the President of the United States, the 24 Secretary of Defense, the secretary of a military department, a

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1 | military officer serving on active duty within the meaning of Title
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- 2 | 10 of the United States Code, or any other federal official convene
- 3 | a court-martial proceeding pursuant to the Oklahoma Military Code
- 4 unless prior consent has been granted by the Governor. Such
- 5 | consent, if granted by the Governor, shall be accomplished in
- 6 writing and shall be published by the Governor.
- 7 | SECTION 9. AMENDATORY 44 O.S. 2021, Section 875, is
- 8 amended to read as follows:
- 9 Section 875. ARTICLE 75. Restoration.
- 10 A. Under such regulations as the Adjutant General may
- 11 | promulgate, all rights, privileges, and property affected by an
- 12 executed part of a court-martial sentence which has been set aside
- 13 or disapproved, except an executed dismissal or discharge, shall be
- 14 restored unless a new trial or rehearing is ordered and such
- 15 executed part is included in a sentence imposed upon the new trial
- 16 or rehearing.
- B. If a previously executed sentence of dishonorable or bad-
- 18 | conduct discharge is not imposed on a new trial, the Adjutant
- 19 | General shall substitute therefor a form of discharge authorized for
- 20 administrative issuance unless the accused is to serve out the
- 21 remainder of his or her enlistment.
- 22 C. If a previously executed sentence of dismissal is not
- 23 | imposed on a new trial, the Adjutant General shall substitute
- 24 | therefor a form of discharge authorized for administrative issue,

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    and the commissioned officer dismissed by that sentence may be
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    reappointed pursuant to Sections 875 and 12203 of Title 10 of the
    United States Code and any applicable regulations prescribed
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    thereunder by the President of the United States or the Secretary
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    concerned solely by the Governor to such commissioned grade and with
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    such rank as in the opinion of the Governor that former officer
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    would have attained had he or she not been dismissed. The
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    reappointment of such a former officer shall be without regard to
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    the existence of a vacancy and shall affect the promotion status of
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    other officers only insofar as the Governor may direct. All time
    between the dismissal and the reappointment shall be considered as
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    actual service for all purposes, including the right to pay and
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    allowances.
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        D. The Governor or Adjutant General shall prescribe
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    regulations, with such limitations as the Governor or Adjutant
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    General considers appropriate, governing eligibility for pay and
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    allowances for the period after the date on which an executed part
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    of a court-martial sentence is set aside.
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                      AMENDATORY 44 O.S. 2021, Section 905, is
        SECTION 10.
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    amended to read as follows:
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        Section 905. RESERVED ARTICLE 105. Forgery.
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        Any person subject to the Oklahoma Uniform Code of Military
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    Justice who, with intent to defraud:
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1. Falsely makes or alters any signature to, or any part of,

2 any writing which would, if genuine, apparently impose a legal

3 liability on another or change his or her legal right or liability

4 to his or her prejudice; or
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- 2. Utters, offers, issues, or transfers such a writing, known by him or her to be so made or altered, is guilty of forgery and shall be punished as a court-martial may direct.
- 8 SECTION 11. AMENDATORY 44 O.S. 2021, Section 912, is 9 amended to read as follows:

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- 10 Section 912. Drunkenness and other incapacitation offenses.
  - A. Drunk on duty. Any person subject to the Oklahoma Uniform Code of Military Justice, other than a sentinel or lookout, who is drunk on duty shall be punished as a court-martial may direct.
  - B. Incapacitation for duty from drunkenness or drug use. Any person subject to the Code who, as a result of indulgence in any alcoholic beverage or any drug, is incapacitated for the proper performance of duty shall be punished as a court-martial may direct.
  - C. Drunk prisoner. Any person subject to the Code who is a prisoner and, while in such status, is drunk shall be punished as a court-martial may direct.
- 21 SECTION 12. AMENDATORY 44 O.S. 2021, Section 912a, is 22 amended to read as follows:
- Section 912a. Wrongful use, possession, etc., of controlled substances.

- A. Any person subject to the Oklahoma Uniform Code of Military Justice who wrongfully uses, possesses, manufactures, distributes, imports into the customs territory of the United States, exports from the United States, or introduces into an installation, vessel, vehicle, or aircraft used by or under the control of the Armed Forces of the United States or of the state military forces a substance described in subsection B of this section shall be punished as a court-martial may direct.
- B. The substances referred to in subsection A of this section are the following:
- 1. Opium, heroin, cocaine, amphetamine, lysergic acid diethylamide, methamphetamine, phencyclidine, barbituric acid, and marijuana and any compound or derivative of any such substance;
- 2. Any substance not specified in paragraph 1 of this subsection that is listed on a schedule of controlled substances prescribed by the President for the purposes of the Uniform Code of Military Justice, Title 10 of the United States Code, Section 801, et seq.; and
- 3. Any other substance not specified in paragraph 1 of this subsection or contained on a list prescribed by the President under paragraph 2 of this subsection that is listed in schedules I through V of article 202 of the Controlled Substances Act, Title 21 of the United States Code, Section 812.

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C. It shall be unlawful for any member of the state military

forces to knowingly use or ingest marijuana or any substances or

products derived from marijuana including, but not limited to, hemp,
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5 SECTION 13. AMENDATORY 44 O.S. 2021, Section 928b, is 6 amended to read as follows:

tetrahydrocannabinol, and cannabidiol.

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Section 928b. RESERVED Any person subject to the Oklahoma
Uniform Code of Military Justice who:

- 1. Commits a violent offense against a spouse, an intimate partner, or an immediate family member of that person;
- 2. With intent to threaten or intimidate a spouse, an intimate

  partner, or an immediate family member of that person, commits an

  offense under this chapter against any person or property, including

  an animal;
  - 3. With intent to threaten or intimidate a spouse, an intimate partner, or an immediate family member of that person, violates a protection order;
- 4. With intent to commit a violent offense against a spouse, an intimate partner, or an immediate family member of that person, violates a protection order; or
- 5. Assaults a spouse, an intimate partner, or an immediate
  family member of that person by strangling or suffocating,
  shall be punished as a court-martial may direct.

AMENDATORY 44 O.S. 2021, Section 934, is 1 SECTION 14. 2 amended to read as follows: Section 934. ARTICLE 134 General Article. 3 4 Though not specifically mentioned in the Oklahoma Uniform Code 5 of Military Justice, all disorders and neglects to the prejudice of good order and discipline in the state military forces, all conduct 6 7 of a nature to bring discredit upon the state military forces, and crimes and offenses not capital, of which persons subject to the 8 9 Code may be guilty, shall be taken cognizance of by a general, 10 special, or summary court-martial, according to the nature and 11 degree of the offense, and shall be punished at the discretion of 12 that court. However, where a crime constitutes an offense that 13 violates both the Code and the criminal laws of the State of 14 Oklahoma, jurisdiction over the offense shall be determined in 15 accordance with Section 802 of this title (Article 2). This section 16 shall encompass all specifically enumerated offenses included in 17 Section 934 of Title 10 of the United States Code, including all 18 amendments thereto adopted from time to time, except when such 19 provisions are contrary to or inconsistent with the Code. 20 SECTION 15. AMENDATORY 44 O.S. 2021, Section 937, is 21 amended to read as follows: 22 Section 937. ARTICLE 137. Articles to be explained. 23 The sections of the Oklahoma Uniform Code of Military Α. 1.

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Justice specified in paragraph 3 of this subsection shall be

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carefully explained, either orally or in writing, to each officer and enlisted member at the time of, or within one hundred twenty (120) days after, the officer's or enlisted member's initial entrance into a duty status with the state military forces.

2. Such articles shall be explained again:

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- a. after the enlisted member has completed basic or recruit training, and
- b.  $\frac{\text{at the time when the enlisted member reenlists }}{\text{minety (90) days of each re-enlistment.}}$
- 3. This subsection applies with respect to Sections 802, 803, 807-815, 825, 827, 831, 837, 838, 855, 877-934, and 937-939 of this title (Articles 2, 3, 7-15, 25, 27, 31, 37, 38, 55, 77-134, and 137-139).
- B. The text of the Code and of the regulations prescribed pursuant to the Code shall be made available to an officer or enlisted member of the state military forces, upon request, for the officer's or enlisted member's personal examination. Electronic or online availability of the Code and of the regulations prescribed pursuant to the Code shall constitute availability for purposes of personal examination by officers or enlisted members of the state military forces.
- SECTION 16. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 940C of Title 44, unless there is created a duplication in numbering, reads as follows:

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        ARTICLE 140C. Manual for Courts-Martial.
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        Manual for Courts-Martial, United States, including all
    amendments thereto adopted from time to time, except when such rules
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    are contrary to or inconsistent with the Oklahoma Uniform Code of
 5
    Military Justice, shall be adopted as the Oklahoma State Manual for
    Courts-Martial.
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        SECTION 17.
                        NEW LAW
                                    A new section of law to be codified
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    in the Oklahoma Statutes as Section 239 of Title 44, unless there is
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    created a duplication in numbering, reads as follows:
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        The co-located readiness and joint operating center facilities
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    constructed by the Military Department or on behalf of the Military
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    Department shall be named the "Benjamin T. Walkingstick National
13
    Guard Complex".
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        SECTION 18.
                                     44 O.S. 2021, Section 940b, is
                        REPEALER
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    hereby repealed.
        SECTION 19. This act shall become effective November 1, 2025.
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