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2	An act relating to military affairs; amending
3	s. 250.01, F.S.; providing definitions;
4	amending s. 250.02, F.S.; specifying persons
5	exempt from military duty; amending ss. 250.03,
б	250.04, F.S.; providing for the military law of
7	the state; providing duties and authority of
8	the Governor; amending s. 250.05, F.S.;
9	designating the Adjutant General as head of the
10	Department of Military Affairs; amending s.
11	250.06, F.S.; providing additional duties of
12	the Governor as commander in chief of the
13	militia of the state; authorizing the Governor
14	to delegate to the Adjutant General the
15	authority to convene a general court-martial;
16	amending s. 250.07, F.S.; providing that
17	persons declaring an intention to become
18	citizens may be members of the Florida National
19	Guard; specifying qualifications for certain
20	officers of the Florida National Guard;
21	amending ss. 250.08, 250.09, F.S.; providing
22	duties and authority of the Governor with
23	respect to the Florida National Guard; amending
24	s. 250.10, F.S.; revising the qualifications
25	and duties of the Adjutant General; authorizing
26	the Adjutant General to order troops to state
27	active duty under certain circumstances;
28	specifying qualifications for Assistant
29	Adjutant Generals of the Florida National
30	Guard; specifying requirements for tuition
31	assistance programs and a tuition exemption

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1	program for members of the Florida National
2	Guard; providing penalties for failure to
3	comply with program requirements; amending s.
4	250.115, F.S.; requiring the Adjutant General
5	to appoint a president of the board of
б	directors of the direct-support organization of
7	the Department of Military Affairs; specifying
8	duties of the Department of Military Affairs
9	with respect to the organization; amending ss.
10	250.12, 250.16, F.S., relating to officers;
11	conforming provisions to changes made by the
12	act; amending s. 250.175, F.S.; specifying
13	trust funds of the Department of Military
14	Affairs; amending s. 250.18, F.S.; revising
15	requirements for officers for providing of
16	equipment and uniforms; amending ss. 250.19,
17	250.20, F.S.; providing requirements for the
18	payment of expenses and allowances; conforming
19	provisions to changes made by the act;
20	providing requirements for accounting practices
21	of military posts; amending ss. 250.23, 250.24,
22	F.S., relating to pay and expenses for
23	personnel in state active duty; conforming
24	provisions to changes made by the act;
25	providing for the deposit of moneys used to pay
26	activated troops; amending ss. 250.25, 250.26,
27	F.S.; authorizing the borrowing of money and
28	transfer of funds; amending s. 250.28, F.S.;
29	revising provisions relating to the activation
30	of troops; amending ss. 250.29, 250.30, 250.31,
31	F.S., relating to orders of civil authorities
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1	and immunity from liability for members of the
2	Florida National Guard; increasing the penalty
3	imposed for violations involving failure to
4	provide assistance to civil authorities;
5	conforming provisions to changes made by the
6	act; amending ss. 250.32, 250.33, F.S.,
7	relating to duties of commanding officers;
8	conforming provisions to changes made by the
9	act; amending s. 250.34, F.S., relating to
10	injury or death in state active duty;
11	clarifying that injuries resulting from a
12	preexisting condition are not compensable;
13	providing for coverage under the Workers'
14	Compensation Law under certain circumstances;
15	amending s. 250.341, F.S.; providing
16	requirements for continuing or reinstating
17	health insurance when an employee is activated
18	for duty; providing certain exceptions to a
19	requirement that an employer be notified of
20	such duty; amending s. 250.35, F.S.;
21	prohibiting the trial of a warrant officer or
22	cadet by a summary court-martial; providing for
23	waiver of trial by panel and for trial by a
24	military judge; authorizing the Adjutant
25	General to convene a general court-martial;
26	clarifying penalties involving a reduction in
27	grade; prohibiting a punishment of imprisonment
28	and a fine; limiting certain nonjudicial
29	punishments; providing for a finding of guilt
30	to be appealed to the District Court of Appeal;
31	creating s. 250.351, F.S.; providing that ch.

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1	250, F.S., applies within or outside the state;
2	providing for jurisdiction of a court-martial
3	or court of inquiry within or outside the
4	state; amending s. 250.36, F.S.; authorizing
5	the Adjutant General and certain other military
6	officers to issue pretrial confinement warrants
7	and subpoenas and enforce the attendance of
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8	witnesses and the production of documents;
9	amending s. 250.37, F.S.; providing for payment
10	of expenses in a court-martial; amending s.
11	250.375, F.S.; authorizing medical officers to
12	practice medicine on military personnel or
13	civilians under certain circumstances; amending
14	s. 250.38, F.S.; prohibiting certain actions or
15	proceedings against a member of a military
16	court or certain other persons; amending s.
17	250.39, F.S.; revising penalties imposed for
18	contempt; amending s. 250.40, F.S.; revising
19	the authority and responsibilities of the
20	Armory Board; including a representative of the
21	Governor on the board; amending ss. 250.43,
22	250.44, 250.45, F.S.; increasing the penalties
23	imposed for violations involving wearing a
24	uniform or insignia of rank without
25	authorization, the theft of military equipment,
26	or discrimination against military personnel;
27	amending ss. 250.46, 250.47, 250.48, F.S.,
28	relating to pay and leaves of absence;
29	conforming provisions to changes made by the
30	act; providing certain protections for an
31	employee of a school district while on leave
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1	for active state duty; limiting the duration of
2	a leave of absence with pay; amending ss.
3	250.481, 250.482, F.S., relating to employment
4	discrimination and other penalties; clarifying
5	that a state employer, including a school
6	district or vocational or technical school, may
7	not penalize a member of the Florida National
8	Guard who is ordered into state active duty;
9	amending s. 250.49, F.S.; providing for rations
10	and payment of expenses for officers and
11	enlisted personnel under certain circumstances;
12	amending ss. 250.51, 250.52, F.S.; increasing
13	the penalties imposed for making an insulting
14	remark or gesture toward the Florida National
15	Guard or unlawfully persuading a person not to
16	enlist in the armed forces; conforming
17	provisions to changes made by the act; amending
18	ss. 250.5201, 250.5202, 250.5204, 250.5205,
19	F.S., relating to proceedings and other actions
20	against a person called into state active duty
21	or active duty; conforming provisions to
22	changes made by the act; requiring the Florida
23	National Guard to provide training, support,
24	and facilities for the state's drug
25	interdiction efforts, subject to an
26	appropriation; repealing ss. 250.13, 250.21,
27	250.27, 250.41, 250.42, 250.601, F.S., relating
28	to general officers, retired officers and
29	personnel, active service, military properties
30	and lands, and the Emergency Response Trust
31	Fund; providing an effective date.
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Be It Enacted by the Legislature of the State of Florida: 1 2 3 Section 1. Section 250.01, Florida Statutes, is 4 amended to read: 5 (Substantial rewording of section. See 6 s. 250.01, F.S., for present text.) 7 250.01 Definitions.--As used in this chapter, the 8 term: 9 (1) "Active duty" means full-time duty in active 10 military service of the United States. The term includes federal duty such as full-time training, annual training, and 11 12 attendance while a person is in active military service or attending a school designated as a service school by law or by 13 14 the secretary of the military department concerned. The term does not mean full-time duty in the National Guard. 15 (2) "Air National Guard" means that part of the 16 17 National Guard of a state or territory of the United States, Puerto Rico, or the District of Columbia, active or inactive, 18 19 which is: 20 (a) An air force; (b) Trained, and has its officers appointed, under the 21 United States Constitution; 22 23 (c) Organized, armed, and equipped wholly or partially 24 at federal expense; and (d) Federally recognized. 25 (3) "Air National Guard of the United States" means the 26 reserve component of the Air Force, the membership of which 27 28 consists of members of the Air National Guard. 29 (4) "Armed forces" means the United States Army, Navy, 30 Air Force, Marine Corps, and Coast Guard. 31 6

2003 Legislature

1 "Armory" means a building or group of buildings (5) 2 used primarily for housing and training troops or for storing 3 military property, supplies, or records. 4 (6) "Army National Guard" means that part of the 5 National Guard of a state or territory of the United States, 6 Puerto Rico, or the District of Columbia, active or inactive, 7 which is: 8 (a) A land force; 9 (b) Trained, and has its officers appointed, under the United States Constitution; 10 (c) Organized, armed, and equipped wholly or partially 11 12 at federal expense; and 13 (d) Federally recognized. 14 (7) "Army National Guard of the United States" means the reserve component of the Army, the membership of which 15 consists of members of the Army National Guard. 16 17 (8) "Convening authority" means a commissioned officer in command and his or her successors in command. 18 19 (9) "Enlisted personnel" means persons enlisted, 20 inducted, called, or conscripted into an armed force in an 21 enlisted grade. 22 "Grade" means a step or degree in a graduated (10) 23 scale of office or military rank which is established and designated as a grade by law or rule. 24 25 (11) "Military judge" means the presiding officer of a general or special court-martial. Except as otherwise 26 expressly provided, in the context of a summary court-martial 27 28 the term "military judge" includes the summary court-martial 29 officer. (12) "Military post" means an armory, facility, 30 installation, or real property under the supervision or 31 7 CODING:Words stricken are deletions; words underlined are additions.

control of the Armory Board which is used primarily for 1 2 housing and training troops; performing administrative duties; 3 or storing military property, supplies, or records. 4 (13) "National Guard" means the Army National Guard 5 and the Air National Guard. 6 "National Guard Bureau" means the joint Bureau of (14) 7 the Department of the Army and the Department of the Air Force within the Department of Defense, as defined in 10 U.S.C. s. 8 9 10501. (15) "Offense" means a criminal charge under the 10 Uniform Code of Military Justice. 11 12 (16) "Officer" means a commissioned officer or warrant 13 officer. 14 (17) "Rank" means the order of precedence among 15 members of the armed forces. (18) "Post commander" means the officer in charge of a 16 17 military post or training site, a National Guard armory, or a portion of a National Guard armory when colocated in an Armed 18 19 Forces Reserve Center. 20 (19) "State active duty" means full-time duty in active military service of the State of Florida when ordered 21 by the Governor or Adjutant General in accordance with s. 22 23 250.06, s. 250.10, or s. 250.28 to preserve the public peace, execute the laws of the state, suppress insurrection, repel 24 invasion, enhance security and respond to terrorist threats or 25 26 attacks, respond to an emergency as defined in s. 252.34 or to imminent danger of an emergency, enforce the law, carry out 27 counter-drug operations, provide training, provide for the 28 29 security of the rights or lives of the public, protect property, or conduct ceremonies. The term includes the duties 30 31 of officers or enlisted personnel who are employed under the 8

order of the Governor in recruiting; making tours of 1 instruction; inspecting troops, armories, storehouses, 2 3 campsites, rifle ranges, or military property; sitting on 4 general or special courts-martial, boards of examination, 5 courts of inquiry, or boards of officers; or making or 6 assisting in physical examinations. 7 (20) "Troops" includes personnel of the Army National 8 Guard and the Air National Guard. 9 Section 2. Section 250.02, Florida Statutes, is amended to read: 10 250.02 Militia.--11 12 (1) The militia consists shall consist of all able-bodied citizens of this state, and all other able-bodied 13 14 persons who shall have declared their intention to become 15 citizens. (2) The organized militia is shall be composed of the 16 17 National Guard and any such other organized military forces that as are now or may be authorized by law. 18 19 (3) The unorganized militia is shall be composed of 20 all persons who are subject to military duty but who are not 21 members of units of the organized militia. (4) Only persons exempt from military duty by the 22 23 terms of federal law are the National Defense Act shall be exempt from military duty in this state. 24 25 Section 3. Section 250.03, Florida Statutes, is 26 amended to read: 27 250.03 Military law of the state National Defense Act. -- Federal laws that All provisions of the National Defense 28 29 Act and all laws amendatory thereof and supplemental thereto insofar as they relate to the Florida National Guard, and that 30 are not inconsistent with the State Constitution or state law, 31 9

are declared to be a part of the military laws of the state. 1 and The Governor of Florida, as commander in chief, may do and 2 3 perform all acts and make and publish such rules and 4 regulations to raise and keep the Florida National Guard at in 5 every respect up to the standard required by the laws of the United States and the rules and regulations of the Secretary 6 7 of Defense governing the National Guard, now existing or which may hereafter be enacted or promulgated for the National 8 Guard. 9 Section 4. Section 250.04, Florida Statutes, is 10 amended to read: 11 12 250.04 Naval militia; marine corps.--The Governor may is authorized in his or her discretion to organize a naval 13 14 militia and a marine corps in accordance with federal law the laws now existing or which may hereafter be enacted by the 15 Congress governing the Naval Militia or Marine Corps of the 16 17 United States, and regulations issued by the Secretary of the Navy for the governing government of the United States Navy, 18 19 Naval Militia, and Marine Corps. 20 Section 5. Section 250.05, Florida Statutes, is 21 amended to read: 22 250.05 Department of Military Affairs .--23 (1) The agency of the state government heretofore known as the Military Department shall henceforth be known as 24 the Department of Military Affairs of the State, which shall 25 26 be organized composed of the military forces as provided in the laws of this state. 27 "Military personnel of the Department of Military 28 (2) 29 Affairs" includes any person who is required to wear a military uniform in performing the performance of his or her 30 official duties, and who is required to serve in the Florida 31 10 CODING: Words stricken are deletions; words underlined are additions.

2003 Legislature

National Guard as a condition of his or her employment by the 1 2 department. 3 (3) The head of the Department of Military Affairs is 4 the Adjutant General. 5 Section 6. Section 250.06, Florida Statutes, is 6 amended to read: 7 250.06 Commander in chief.--8 (1) The Governor of Florida is shall be the commander 9 in chief of all the militia of the state. (2) The Governor of Florida, as commander in chief, 10 may alter, increase, divide, annex, consolidate, disband, 11 12 organize, or reorganize an organization, department, corps, or staff, so as to conform as far as practicable to any 13 14 organization, system, drill, instruction, corps or staff, uniform or equipment, or period of enlistment, now or 15 hereafter prescribed by the laws of the United States, and the 16 17 rules and regulations adopted promulgated thereunder by the 18 Department of Defense, for the organization, armament, 19 training, and discipline of the National Guard organized 20 militia. 21 The Governor may shall have the power, in order to (3) preserve the public peace, execute the laws of the state, 22 23 suppress insurrection, repel invasion, respond to an emergency as defined in s. 252.34(3) or imminent danger thereof, or, in 24 25 case of the calling of all or any portion of the militia of Florida into the services of the United States, may to 26 27 increase the Florida National Guard organized militia of this state and organize it the same in accordance with the existing 28 29 rules and regulations governing the Armed Forces of the United States., or in accordance with such other system as the 30 Governor may consider the exigency to require; and Such 31 11

CS for SB 684

ENROLLED 2003 Legislature

organization and increase may be either pursuant to or in 1 2 advance of any call made by the President of the United 3 States. If the Florida National Guard is activated into service of the United States, another organization may not be 4 5 designated as the Florida National Guard. 6 (4) The Governor may shall have the power, in order to 7 preserve the public peace, execute the laws of the state, enhance domestic security, respond to terrorist threats or 8 9 attacks, or respond to an emergency as defined in s. 252.34(3)or imminent danger thereof, or respond to any need for 10 emergency aid to civil authorities as specified in s. 250.28, 11 12 to order into state active duty service of the state all or 13 any part of the militia which that he or she deems may deem 14 proper. During the absence of any organization in the service 15 of the United States, its state designation shall not be given 16 to any new organization. (5) (4) The Governor may authorize all or any part of 17 the Florida National Guard organized militia to participate in 18 19 any parade, review, inspection, ceremony, or other public 20 exercise; or to serve for escort duty; to participate in 21 training; - to provide extraordinary support to law enforcement 22 upon request; - and to provide humanitarian relief in 23 situations for which it is uniquely qualified. + and Such expenses incidental thereto and authorized by as the Governor 24 may authorize may be paid as hereinafter provided for state 25 26 active duty service. 27 The Governor may delegate the authority to convene (6) 28 a general court-martial to the Adjutant General. 29 Section 7. Section 250.07, Florida Statutes, is 30 amended to read: 31 12 CODING: Words stricken are deletions; words underlined are additions.

2003 Legislature

CS for SB 684

250.07 Florida National Guard; composition; 1 2 departmental organization .--3 (1) The Florida National Guard shall consist of 4 members of the militia enlisted personnel, therein and of 5 commissioned officers, and warrant officers who are citizens 6 of the United States, or who have declared their intention to 7 become citizens of the United States, organized, armed, 8 equipped, and federally recognized, in accordance with the 9 laws of the state and the laws and regulations of the Department of the Army and the Department of the Air Force. 10 The state headquarters of the Florida National Guard shall 11 12 include separate components for the Army and Air Force. (2) All general officers of the Florida National Guard 13 14 must be federally recognized and appointed by the Governor, subject to confirmation by the Senate.be organized so as to 15 16 establish a department for army and a department for air. The state headquarters will be under the administration of the 17 state Adjutant General, who shall hold the rank of major 18 19 general or such higher rank as may be authorized by applicable 20 tables of organization of the Department of the Army. There 21 shall be an Assistant Adjutant General for Army who shall hold 22 rank, not higher than brigadier general, and who shall assist and advise the Adjutant General in the supervision and 23 operation of the Florida Army National Guard, and an Assistant 24 25 Adjutant General for Air who shall hold rank, not higher than 26 brigadier general, and who shall assist and advise the Adjutant General in the supervision and operation of the 27 28 Florida Air National Guard. Each of the three aforementioned 29 officers shall be a federally recognized officer of the 30 Florida National Guard, who shall have served therein as such 31 13

2003 Legislature

CS for SB 684

1 for at least 5 years and has attained the rank of major or 2 higher. 3 Section 8. Section 250.08, Florida Statutes, is 4 amended to read: 5 250.08 Florida National Guard organized. -- The Governor 6 of Florida may perform any and all acts, and make and publish 7 all such rules and regulations, as he or she considers may 8 deem necessary to organize effect the organization or 9 reorganize reorganization of the Florida National Guard, in conformity to federal law the terms of the National Defense 10 Act, and the rules, regulations, and proclamations of 11 promulgated by the President of the United States or the 12 Department of Defense, relating to the National Guard of this 13 14 state or the United several States. 15 Section 9. Section 250.09, Florida Statutes, is 16 amended to read: 17 250.09 Appropriations, property, and equipment. -- The Governor of Florida may take all necessary steps to obtain all 18 19 appropriations, property, and equipment, now or hereafter provided by the United States or authorized by law for the 20 use, aid, equipment, benefit, or instruction of the Florida 21 22 National Guard. 23 Section 10. Section 250.10, Florida Statutes, is amended to read: 24 25 250.10 Appointment and duties of the Adjutant 26 General.--(1) In case of a vacancy, the Governor shall, subject 27 to confirmation by the Senate, appoint a federally recognized 28 29 officer of the Florida National Guard, who has shall have served in the Florida National Guard therein as such for the 30 preceding 5 years and attained the rank of colonel or higher, 31 14 CODING: Words stricken are deletions; words underlined are additions.

to be the Adjutant General of the state with the rank of not 1 2 less than brigadier general or such higher rank as may be authorized by applicable tables of organization of the 3 4 Department of the Army or the Department of the Air Force. The 5 Adjutant General and all other military personnel officers of the Florida National Guard on full-time military permanent 6 7 duty with the Department of Military Affairs, except military 8 police and firefighters, and who are paid from state funds 9 shall receive the pay and allowances of their respective grade as prescribed by applicable pay tables of the national 10 military establishment for similar grade and period of service 11 12 of personnel, unless a different rate of pay and allowances is 13 be specified in an the appropriation act of the Legislature 14 bill, in which event such pay shall be the amount therein specified. An officer, with his or her consent, may be 15 ordered to state active state duty service for administrative 16 duty with the Department of Military Affairs at a grade lower 17 18 than the officer currently holds. 19 (2) The Adjutant General of the state shall be the 20 Chief of the Department of Military Affairs. He or she shall: 21 (a) Supervise the receipt, preservation, repair, distribution, issue, and collection of all arms and military 22 23 equipment stores of the state. (b) Supervise all troops, arms, and branches of the 24 25 Florida National Guard, including Militia, such supervisory 26 powers covering primarily all duties pertaining to their organization, armament, discipline, training, recruiting, 27 inspection, instruction, pay, subsistence, and supplies. 28 29 (c) Maintain records of all military personnel of the 30 Florida National Guard, and maintain officers and men and women of the organized militia, and keep on file in the 31 15

2003 Legislature

Adjutant General's office, copies of all orders, reports, and 1 2 communications received and issued by him or her. 3 (d) Cause the law and orders relating to the Florida 4 National Guard militia of Florida to be indexed, printed, and 5 bound, and prepare and publish blank books, forms, and 6 stationery when necessary, and furnish them at the expense of 7 the state. 8 (e)1. Prepare and publish by order of the Governor 9 such orders, rules, and regulations, consistent with law, as 10 are necessary to bring the organization, armament, equipment, training, and discipline of the Florida National Guard to a 11 12 state of efficiency as near nearly as possible to that of the regular United States Army and Air Force, and the Adjutant 13 14 General shall attest all orders of the commander in chief relating to the Florida National Guard militia. 15 Establish by directive an organized and supervised 16 2. 17 physical fitness program for military state active duty personnel of the Department of Military Affairs, provided that 18 19 the program does not exceed 1 hour per day, for a maximum of 3 hours per week, and originates and terminates at the normal 20 work site. All fees, membership dues, equipment, and clothing 21 22 relating to such physical fitness program shall be at no cost 23 to the state. Administrative leave, not to exceed 3 hours per week, shall be provided by the department to all state active 24 duty personnel authorized to participate participating in the 25 26 physical fitness program. Establish by directive a post exchange store for 27 3. members of the Florida National Guard, their families, guests, 28 29 and other authorized users. The post exchange store shall be located at the Camp Blanding Training Site. The primary 30 purpose of the store is to provide for the morale, recreation, 31

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and welfare of all service members training at the Camp 1 Blanding Training Site. The operation of the post exchange 2 store must be in accordance with state and federal laws, 3 4 rules, and regulations. Profits of the post exchange store, 5 if any, shall be deposited in the Camp Blanding Management Trust Fund and shall be used to enhance the facilities and 6 7 services provided by the Camp Blanding Training Site. The Camp Blanding Management Trust Fund may be used to initiate and 8 9 support the initial operations of the Camp Blanding post exchange store. The Adjutant General may establish an account 10 with a federally insured financial institution in the state to 11 12 facilitate the operations of the post exchange store. 13 (f) Prepare such reports required by and returns as 14 the Secretary of Defense may prescribe and require. (g) Provide military police or security guards to 15 16 secure or guard any state military reservation or armory that 17 the Adjutant General finds necessary to secure or guard. 18 (g)(h) Perform such other duties as may be required of 19 the Adjutant General by the commander in chief. 20 (h)(i) The Adjutant General may Employ personnel such clerical help as is necessary for the proper conduct of the 21 Department of Military Affairs. The Adjutant General may, and 22 23 he or she is authorized to accept personnel such clerical, technical, or other assistants as may be provided by the 24 Federal Government. 25 26 (i)(j) Establish and maintain as part of the Adjutant 27 General's office a repository of records of the services of 28 Florida troops, including Florida officers and enlisted 29 personnel, during all wars, and shall be the custodian of all 30 records, relics, trophies, colors, and histories relating to 31 17

such wars which are possessed or, now in possession of or 1 which may be acquired by the state. 2 3 (j)(k) Maintain The Adjutant General shall have a seal 4 of office, to be approved by the commander in chief, and all 5 copies of papers in his or her office, duly certified and authenticated under the said seal, are shall be admissible in б 7 evidence in all cases in like manner as if the original were 8 produced. 9 (k)(1) Provide The Adjutant General shall, upon request, provide a summary to the Governor on the number and 10 condition of the Florida National Guard organized militia, and 11 the number and condition of the arms and property 12 accouterments in the custody of the state, and shall transmit 13 14 to the Governor at that said time a detailed report of all 15 funds and moneys received and disbursed by the Department of Military Affairs. The Adjutant General may also recommend 16 17 make such recommendations as to needed legislation as he or she deems may deem proper. 18 19 (1) (m) Subject to annual appropriations, administer 20 youth About Face programs and adult Forward March programs at 21 sites to be selected by the Adjutant General. 22 1. About Face shall establish a summer and a 23 year-round after-school life-preparation program for economically disadvantaged and at-risk youths from 13 through 24 17 years of age. Both programs must provide schoolwork 25 26 assistance, focusing on the skills needed to master basic high school competencies and pass the high school competency test, 27 and also focus on functional life skills, including teaching 28 29 students to work effectively in groups; providing basic instruction in computer skills; teaching basic 30 problem-solving, decisionmaking, and reasoning skills; 31 18

teaching how the business world and free enterprise work 1 2 through computer simulations; and teaching home finance and 3 budgeting and other daily living skills. 1. About Face is a summer and yea<u>r-round after-school</u> 4 5 life-preparation program for economically disadvantaged and 6 at-risk youths from 13 through 17 years of age. The program 7 must provide training In the after-school program, students 8 must train in academic study skills, and the basic skills that 9 businesses require for employment consideration. Forward March is a job-readiness program for 10 2. economically disadvantaged participants who are directed to 11 12 Forward March by the local Regional Workforce Development Boards. The Adjutant General shall provide job-readiness 13 14 services in the Forward March program for WAGES Program 15 participants who are directed to Forward March by local WAGES 16 coalitions. The Forward March program shall provide training 17 on topics that directly relate to the skills required for real-world success. The program shall emphasize functional 18 19 life skills, computer literacy, interpersonal relationships, critical-thinking skills, business skills, preemployment and 20 work maturity skills, job-search skills, exploring careers 21 activities, how to be a successful and effective employee, and 22 23 some job-specific skills. The program also shall provide extensive opportunities for participants to practice generic 24 job skills in a supervised work setting. Upon completion of 25 26 the program, Forward March shall return participants to the 27 local Regional Workforce Development Boards WAGES coalition for placement in a job placement pool. 28 29 (m) Order troops to state active duty for training, 30 subject to approved appropriations or grants. 31 19

1	(3) <u>The Adjutant General There shall furnish be</u>
2	furnished suitable buildings for conducting the business of
3	the Department of Military Affairs and for the proper storage,
4	repair <u>,</u> and issuance of military property.
5	(4) The Adjutant General shall, subject to
6	confirmation by the Senate, employ a federally recognized
7	officer of the Florida National Guard <u>,</u> who <u>has</u> shall have
8	served <u>in the Florida Army Guard</u> therein as such for the
9	preceding 5 years and <u>attained</u> have obtained the rank of
10	colonel or higher at the time of appointment, to be the
11	Assistant Adjutant General for Army <u>.The officer</u> who shall
12	perform <u>the</u> such duties <u>required by</u> as the Adjutant General
13	may require.
14	(5) The Adjutant General shall, subject to
15	confirmation by the Senate, employ a federally recognized
16	officer of the Florida National Guard, who has served in the
17	Florida Air Guard for the preceding 5 years and attained the
18	rank of colonel or higher at the time of appointment, to be
19	the Assistant Adjutant General for Air. The officer shall
20	perform the duties required by the Adjutant General.
21	(6) (5) The Adjutant General shall employ a federally
22	recognized officer of the Florida National Guard as the state
23	quartermaster who <u>,</u> under the direction of the Adjutant
24	General <u>, shall account is accountable</u> for all funds accruing
25	to the Department of Military Affairs <u>;</u> and shall receive,
26	preserve, repair, issue, distribute, and account for all
27	Department of Military Affairs property, including real estate
28	pertaining to the State Armory Board <u>;</u> ,and <u>may</u> shall
29	construct, maintain, improve, and repair facilities pertaining
30	to the Department of Military Affairs and the armory board.
31	The state quartermaster <u>shall</u> will be the recorder of the
	20

armory board and will perform any such other duties as may be 1 2 required of him or her by the Adjutant General. 3 (6) The Adjutant General shall employ a federally 4 recognized officer of the Florida National Guard, who shall 5 have served therein as such for the preceding 5 years and have 6 attained the rank of colonel or higher, to be the Assistant 7 Adjutant General for Air who shall perform such duties as the 8 Adjutant General may require. 9 (7) The Adjutant General and representatives of the Board of Regents, the State Board of Community Colleges, and 10 the State Board of Education shall design and develop 11 12 education a tuition assistance programs program for members in good standing of the active Florida National Guard who enroll 13 14 in a public institution of higher learning in the state in accordance with the provisions of subsection (8). 15 (a) The programs program shall set forth application 16 17 requirements, including which include, but are not limited to, 18 requirements that the applicant shall: 19 1. Be 17 years of age or older. 20 2. Be presently domiciled in the state. 21 Be a member in good standing in the active Florida 3. 22 National Guard at the beginning of and throughout the entire academic term for which benefits are received. 23 4. Maintain continuous satisfactory participation in 24 25 the active Florida National Guard for any school term for 26 which exemption benefits are received. 27 5. Upon enrollment in a program specified in 28 subsection (8) or subsection (9), complete a memorandum of 29 agreement to comply with the rules of the program and Agree in 30 writing to serve in the active Florida National Guard for 3 31 21 CODING: Words stricken are deletions; words underlined are additions.

2003 Legislature

years after completion of the studies for which an exemption 1 is granted or tuition and fees are paid. 2 3 (b) The program shall include, but not be limited to, 4 the following penalties: 5 1. When a member of the active Florida National Guard 6 receives an exemption from tuition and fees for any academic 7 term and fails to maintain satisfactory participation in the Florida National Guard during such academic term, the 8 9 exemption shall immediately be forfeited and the member shall be required to pay to the institution all tuition charges and 10 student fees for the current academic term for which the 11 12 exemption has been granted. 2. When a member of the active Florida National Guard 13 14 leaves the Florida National Guard during the 3-year period such member had agreed to serve after completing the courses 15 for which exemptions were granted, the member shall be 16 17 required to reimburse the state for all tuition charges and student fees for which such member received exemptions, unless 18 19 the Adjutant General determines there are justifiable extenuating circumstances. 20 21 3. If the service of a member of the active Florida National Guard is terminated or the member is placed on 22 23 scholastic probation while receiving exemption benefits, the exemption shall be immediately forfeited and the member shall 24 pay to the institution all tuition charges and student fees 25 26 for the current academic term for which the member has 27 received an exemption. (b)(c) The programs program shall define those members 28 29 of the active Florida National Guard who are ineligible to participate in the program and those courses of study which 30 are not authorized for the program. 31 2.2

2003 Legislature

CS for SB 684

Such members shall include, but are not be limited 1 1. 2 to: 3 Any member, commissioned officer, or warrant a. officer, or enlisted person, who has a baccalaureate degree. 4 5 Any member who has 15 years or more of total b. 6 military service creditable toward retirement. 7 Any member who has not completed basic military с. 8 training. 9 2. Courses not authorized include noncredit courses, courses that which do not meet degree requirements, or courses 10 that which do not meet requirements for completion of 11 12 vocational-technical training. (c)(d) The Adjutant General, together with the Board 13 14 of Regents, the State Board of Community Colleges, and the State Board of Education, shall adopt promulgate rules for the 15 overall policy, guidance, administration, implementation, and 16 17 proper utilization of the program. Such rules must shall include, but not be limited to, guidelines for certification 18 19 by the Adjutant General of a guard member's eligibility, procedures for notification to an institution of a guard 20 member's termination of eligibility, and procedures for 21 restitution when a guard member fails to comply with the 22 23 penalties described in this section paragraph (b). (8) The Department of Military Affairs may is 24 25 authorized to administer a tuition exemption an educational tuition assistance program, known as the State Tuition 26 Exemption Program (STEP), for members of the Florida National 27 28 Guard who qualify pursuant to subsection (7). 29 (a) Members of the Florida National Guard are shall be 30 exempt from payment of one-half of tuition and fees, subject to the following limitations: 31 23

2003 Legislature

1	1. A member may not participate Participation in the
2	STEP Program for more than shall not exceed a period of 10
3	years following from the date of enrollment in the tuition
4	assistance program, or shall continue until graduation or
т 5	termination of the full-time or part-time student, whichever
6	occurs earlier.
7	2. Florida National Guard members shall be admitted on
, 8	a space-available basis.
0 9	(b) Notwithstanding paragraph (a) and subject to
10	appropriations, the Department of Military Affairs may pay
11	one-half the the full cost of tuition and fees for required
12	courses for members of the Florida National Guard if a member
13	is unable to obtain admittance on a space-available basis and,
14	at least on one previous occasion, the member was denied
15	admission to the required course.
16	(c) Courses not authorized include noncredit courses,
17	courses that do not meet degree requirements, or courses that
18	do not meet requirements for completing vocational-technical
19	training.
20	(d) Penalties for noncompliance with program
21	requirements include, but are not limited to:
22	1. If a member of the active Florida National Guard
23	receives an exemption from tuition and fees for any academic
24	term and fails to maintain satisfactory participation in the
25	Florida National Guard during that academic term, the member
26	forfeits his or her exemption and shall pay the institution
27	granting the exemption all tuition charges and student fees
28	for the academic term for which the exemption was granted.
29	2. If a member of the active Florida National Guard
30	leaves the Florida National Guard during the 3-year period the
31	member has agreed to serve after completing the courses for
	24

which an exemption was granted, the member shall reimburse the 1 2 institution granting the exemption for all tuition charges and 3 student fees for which the member received an exemption, 4 unless the Adjutant General finds that there are justifiable 5 extenuating circumstances. 6 3. If the service of a member of the active Florida 7 National Guard is terminated or the member is placed on 8 scholastic probation while receiving an exemption, the 9 exemption shall be immediately forfeited and the member shall pay the institution granting the exemption all tuition charges 10 and student fees for the academic term for which the exemption 11 12 was granted. 13 4. If a member defaults on any repayment made under 14 this paragraph, the institution may charge the member the maximum interest rate authorized by law. 15 (9)(c) Subject to appropriations, the Department of 16 Military Affairs may pay the full cost of tuition and fees for 17 required courses for members of the Florida National Guard who 18 19 enlist after June 30, 1997. This program shall be known as the 20 Educational Dollars for Duty program (EDD), and is the primary 21 program for these members. (a) A member may not participate in the EDD program 22 23 for more than 5 years following the date of eligibility for 24 the program. (b) Courses not authorized include noncredit courses, 25 26 courses that do not meet the degree requirements, or courses 27 that do not meet requirements for completing 28 vocational-technical training. 29 (c) College preparatory classes are authorized 30 courses. 31 25

2003 Legislature

CS for SB 684

1 (d) Penalties for noncompliance with program 2 requirements include, but are not limited to: 3 1. If a member of the active Florida National Guard 4 receives payment of tuition and fees for any academic term and 5 fails to maintain satisfactory participation in the Florida 6 National Guard during that academic term, the member shall 7 reimburse the Department of Military Affairs all tuition 8 charges and student fees for the academic term for which the 9 member received payment. 2. If a member of the active Florida National Guard 10 leaves the Florida National Guard during the 3-year period the 11 12 member has agreed to serve after completing the courses for which payments were made, the member shall reimburse the 13 14 Department of Military Affairs all tuition charges and student 15 fees for which the member received payments, unless the Adjutant General finds that there are justifiable extenuating 16 17 circumstances. 3. If the service of a member of the active Florida 18 19 National Guard is terminated or the member is placed on 20 scholastic probation while receiving payments, the member 21 shall reimburse the Department of Military Affairs all tuition charges and student fees for the academic term for which the 22 23 member received payment. 4. If a member defaults on any reimbursement made 24 25 under this paragraph, the department may charge the member the maximum interest rate authorized by law. 26 Section 11. Section 250.115, Florida Statutes, is 27 28 amended to read: 29 250.115 Department of Military Affairs direct-support 30 organization.--31 26 CODING: Words stricken are deletions; words underlined are additions.

2003 Legislature

CS for SB 684

(1) DEFINITIONS.--As used in this section, the term 1 2 For the purposes of this section: "Direct-support organization" means an 3 (a) 4 organization that is: 5 1. A Florida corporation not for profit, incorporated 6 under the provisions of chapter 617 and approved by the 7 Department of State. 8 2. Organized and operated exclusively to raise funds; 9 request and receive grants, gifts, and bequests of moneys; acquire, receive, hold, invest, and administer in its own name 10 securities, funds, or property; and make expenditures to or 11 for the direct or indirect benefit of the Department of 12 Military Affairs or the Florida National Guard. 13 14 3. Determined by the Department of Military Affairs to 15 be operating in a manner consistent with the goals of the 16 Department of Military Affairs and the Florida National Guard and in the best interest of the state. Any organization that 17 18 is denied certification by the Adjutant General may not use 19 the name of the Florida National Guard or the Department of Military Affairs in any part of its name or its publications. 20 21 "Personal services" includes full-time or (b) 22 part-time personnel as well as payroll processing. (2) BOARD OF DIRECTORS. -- The organization shall be 23 governed by a board of directors. The Adjutant General, or his 24 or her designee, shall appoint a serve as president of the 25 26 board. The board of directors shall consist of up to 15 members appointed by the president of the board Adjutant 27 General. Up to 15 additional members may shall be appointed by 28 29 the board of directors. The terms of office of the members shall be 3 years. Members must be residents of the state and 30 highly knowledgeable about the United States military, its 31 27 CODING: Words stricken are deletions; words underlined are additions.

service personnel, and its missions. In making appointments, 1 2 the board must consider a potential member's background in 3 community service. The board Adjutant General may remove any member for cause and shall fill vacancies that occur. 4 5 (3) USE OF PROPERTY.--6 (a) The Department of Military Affairs may Adjutant 7 General is authorized to permit the use of property, 8 facilities, and personal services of the Department of 9 Military Affairs by the direct-support organization, subject to the provisions of this section. 10 The Department of Military Affairs Adjutant 11 (b) 12 General may prescribe by rule any condition with which a direct-support organization organized under this section must 13 14 comply in order to use property, facilities, or personal services of the Department of Military Affairs. 15 (c) The Department of Military Affairs Adjutant 16 17 General may not permit the use of its property, facilities, or 18 personal services of the Department of Military Affairs by any 19 direct-support organization organized under this section which 20 that does not provide equal employment opportunities to all persons regardless of race, color, national origin, gender 21 sex, age, or religion. 22 23 (4) ACTIVITIES; RESTRICTIONS.--Any transaction or agreement between the direct-support organization organized 24 pursuant to this section and another direct-support 25 26 organization or center of technology innovation designated 27 under s. 1004.77 must be approved by the Department of 28 Military Affairs Adjutant General. 29 (5) ANNUAL BUDGETS AND REPORTS. -- The direct-support 30 organization shall submit to the Department of Military Affairs Adjutant General its federal Internal Revenue Service 31 28 CODING: Words stricken are deletions; words underlined are additions.

2003 Legislature

CS for SB 684

Application for Recognition of Exemption form (Form 1023) and 1 2 its federal Internal Revenue Service Return of Organization 3 Exempt from Income Tax form (Form 990). 4 (6) ANNUAL AUDIT. -- The direct-support organization shall provide for an annual financial audit in accordance with 5 6 s. 215.981. 7 Section 250.12, Florida Statutes, is Section 12. amended to read: 8 9 250.12 Appointment of commissioned and warrant officers.--The appointment of commissioned officers and 10 warrant officers shall conform in number, rank, and 11 12 designation, and shall be based upon and made in conformity with tables of organization for the National Guard as 13 14 prescribed in National Guard regulations published by the National Guard Bureau. The appointees shall hold their 15 appointments subject to continuance of federal recognition, or 16 17 attainment of age 64 years, unless relieved by reason of resignation or, disability, or for a cause to be determined by 18 19 a court-martial or efficiency board, legally convened for that purpose. Vacancies shall, when practicable, be filled by 20 21 appointment from personnel of the Florida National Guard of 22 this state. 23 Section 13. Section 250.16, Florida Statutes, is amended to read: 24 25 250.16 Authority to incur charge against state. -- An No 26 officer of the militia or Florida National Guard may not shall 27 make any purchases or enter into any contract or agreement for purchases or services as a charge against the state without 28 29 the authority of the Adjutant General. 30 Section 14. Section 250.175, Florida Statutes, is amended to read: 31 29

2003 Legislature

250.175 Trust funds; authorization; name; purpose 1 2 Federal Law Enforcement Trust Fund. --3 (1)(a) The Federal Law Enforcement Trust Fund is 4 created within the Department of Military Affairs. The 5 department shall deposit into the trust fund moneys received 6 from the forfeiture of assets obtained through illegal drug 7 activities, which shall be used to support law enforcement and 8 counter-drug activities and drug interdiction programs of the 9 Florida National Guard. The department may deposit into the trust fund receipts and revenues received as a result of 10 federal criminal, administrative, or civil forfeiture 11 12 proceedings and receipts and revenues received from federal 13 asset-sharing programs. The trust fund is exempt from the 14 service charges imposed by s. 215.20. (b)(2) Notwithstanding the provisions of s. 216.301 15 and pursuant to s. 216.351, any balance in the trust fund at 16 17 the end of any fiscal year will shall remain in the trust fund at the end of the year and shall be available for carrying out 18 19 the purposes of the trust fund. This trust fund is exempt from 20 the service charges imposed by s. 215.20. 21 (2)(a) The Emergency Response Trust Fund is created within the Department of Military Affairs. Reimbursements from 22 23 the Federal Emergency Management Agency for the costs of activating the Florida National Guard and transfers of state 24 funds approved by budget amendments processed under chapter 25 26 216 shall be deposited into the trust fund. The trust fund 27 shall be used to pay all operational costs incurred by the Florida National Guard when called to active duty. 28 (b) In accordance with s. 19(f)(2), Art. III of the 29 State Constitution, the Emergency Response Trust Fund shall, 30 unless terminated sooner, be terminated on July 1, 2006. 31 30

Before its scheduled termination, the trust fund shall be 1 2 reviewed as provided in s. 215.3206(1) and (2). 3 (c) Notwithstanding s. 216.301 and pursuant to s. 4 216.351, any balance in the trust fund at the end of any 5 fiscal year shall remain in the trust fund and is available 6 for carrying out the purposes of the trust fund. The trust 7 fund is exempt from the service charges imposed by s. 215.20. 8 (3)(a) The Camp Blanding Management Trust Fund is 9 created within the Department of Military Affairs. The department shall deposit funds generated by revenue-producing 10 activities on the Camp Blanding Military Reservation into the 11 trust fund, which shall be used to support required training 12 13 of the Florida National Guard. 14 (b) Notwithstanding s. 216.301 and pursuant to s. 15 216.351, any balance in the trust fund at the end of any fiscal year shall remain in the trust fund and is available 16 17 for carrying out the purposes of the trust fund. The trust fund is exempt from the service charges imposed by s. 215.20. 18 19 (4)(a) The Cooperative Agreement Trust Fund is created 20 within the Department of Military Affairs. The department 21 shall deposit into the trust fund federal funds received by the department under cooperative agreements between the 22 23 federal and state governments, which shall be used to perform the functions and tasks specified in the agreements. The 24 25 department shall also deposit into the trust fund other funds 26 received by the department. (b) Notwithstanding s. 216.301 and pursuant to s. 27 216.351, any balance in the trust fund at the end of any 28 29 fiscal year shall remain in the trust fund and is available 30 for carrying out the purposes of the trust fund. 31 31

2003 Legislature

CS for SB 684

1	Section 15. The Legislature intends to codify section
2	1 of chapter 2002-167, Florida Statutes, which created the
3	Emergency Response Trust Fund within the Department of
4	Military Affairs, as section 250.175(2), Florida Statutes; to
5	codify as section 250.175(3), Florida Statutes, the Camp
6	Blanding Management Trust Fund within the Department of
7	Military Affairs, FLAIR number 62-2-069; and to codify as
8	section 250.175(4), Florida Statutes, the Armory Board Trust
9	Fund within the Department of Military Affairs, FLAIR number
10	62-2-039, which is redesignated as the Cooperative Agreement
11	Trust Fund.
12	Section 16. Section 250.18, Florida Statutes, is
13	amended to read:
14	250.18 Commissioned officers and warrant officers;-
15	clothing and uniform allowanceEach commissioned officer and
16	warrant officer of the Florida National Guard must provide his
17	<u>or her own uniform,</u>
18	(1) Acceptance of appointment as a commissioned or
19	warrant officer in the National Guard of Florida shall involve
20	an obligation upon the part of the appointee to immediately
21	supply such arms, uniform, and articles of personal military
22	equipment as are prescribed under Department of the Army and
23	Department of the Air Force regulations for commissioned or
24	warrant officers of the National Guard or officers of the Army
25	or Air Force of the United States, of like grade and office.
26	(2) There shall be paid, upon appointment, to each
27	federally recognized commissioned and warrant officer in the
28	Florida National Guard, upon the officer's requisition,
29	approved by the Adjutant General, the sum of \$100 as a uniform
30	allowance.
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2003 Legislature

CS for SB 684

Section 17. Section 250.19, Florida Statutes, is 1 2 amended to read: 250.19 Expenses for travel on military business.--Any 3 4 officer or enlisted person of the Florida National Guard, 5 traveling on military business not with troops, in obedience to the orders of the Governor, must shall be reimbursed for б 7 expenses incurred in the performance of such duties as 8 prescribed by law for state officers and employees. 9 Section 18. Section 250.20, Florida Statutes, is amended to read: 10 250.20 Armory operations; Maintenance allowances .--11 12 (1) A monetary allowance There shall be paid quarterly to the post commander of each Florida National Guard armory 13 14 from funds appropriated to the Department of Military Affairs, 15 upon the approval of the Adjutant General, a monetary allowance based on a calculation of need as determined by the 16 17 Adjutant General, exclusive of any space utilized and 18 maintained by a federally funded activity of the Florida 19 National Guard. The allowance shall cover costs for the operation, maintenance, and repair of the armory facilities, 20 and for necessary expenses of the units located at the armory. 21 The amount of the allowance shall be computed by the Adjutant 22 23 General as of June 30 of each year for purposes of determining the total amounts payable for inclusion in his or her budget 24 request to the Legislature. 25 26 (2) Payment of all allowances authorized under this 27 section are shall be subject to such rules as may be 28 prescribed by the Adjutant General and all moneys so paid are 29 shall be treated as public moneys and must be accounted for as 30 prescribed by rules. All funds must be deposited into a 31 33 CODING: Words stricken are deletions; words underlined are additions.

2003 Legislature

federal depository approved by the Department of Military 1 2 Affairs. If In the event an insufficient appropriation is 3 (3) 4 be made to the Department of Military Affairs to pay the allowances hereinabove set forth in subsection (1), or if for 5 other sufficient reason the said amounts require 6 7 redistribution among the National Guard armories, then the amount to be paid to such armories shall be adjusted as may be 8 9 administratively determined by the Adjutant General. Each post commander is responsible for the proper receipt and 10 distribution of the post armory operations allowance, as 11 12 directed by the Department of Military Affairs. Section 19. Section 250.23, Florida Statutes, is 13 14 amended to read: 15 250.23 Pay for state active duty service in state.--(1) Officers and enlisted personnel of the Florida 16 17 National Guard, when ordered to state active duty service by 18 the state, as now defined by law, shall receive the pay and 19 allowance as prescribed in the applicable pay tables for similar grades and periods of service of personnel in the 20 United States Army or Air Force. All Enlisted personnel shall 21 be provided subsistence in kind or commutation therefor in the 22 23 such amount as may be prescribed by the Adjutant General. (2) Enlisted personnel of the Florida National Guard 24 who are ordered to state active duty service by the state, as 25 26 now defined by law, shall be paid \$20 per day in addition to 27 any and all other compensation provided. 28 Section 20. Section 250.24, Florida Statutes, is 29 amended to read: 30 250.24 Pay and expenses; appropriation; procedures.--31 34 CODING: Words stricken are deletions; words underlined are additions.

The pay and expenses of troops ordered to state 1 (1)2 out in active duty service of the state shall be paid from any 3 appropriation for preserving the public peace or from the pay 4 and expenses of troops ordered out in aid of civil 5 authorities. Payments shall be made upon prescribed forms of 6 payrolls and vouchers, accompanied by copies of the order 7 under which troops were acting, certified by the Adjutant 8 General and approved by the Governor. In those instances 9 where the payment will be made from the Department of Military Affairs annual appropriation, the payroll need not be approved 10 by the Governor. The Adjutant General shall be the sole 11 12 authority of said pay for state active duty. (2) An estimated cost for pay, allowances, and 13 14 expenses shall be calculated by the Adjutant General as soon 15 as possible after the troops are ordered to state out in active duty service of the state; and the Adjutant General 16 17 shall request a release of moneys for such purpose. 18 (3) Notwithstanding the provision of s. 216.271, 19 moneys for pay and allowances of the troops ordered to state 20 out in active duty service of the state shall be deposited in 21 the Emergency Response Trust Fund a separate revolving fund, which must shall be approved by the Comptroller and is shall 22 23 be subject to the provisions of s. 18.101(2). The Department of Military Affairs shall administer the fund. Frequency of 24 25 payments to such troops shall be at the discretion of the 26 Adjutant General. The Department of Military Affairs shall 27 present to the Comptroller audit documentation of such 28 payments. The Department of Military Affairs shall maintain 29 all employee records relating to payments made pursuant to 30 this subsection and shall furnish to the Comptroller the 31 35

2003 Legislature

information necessary to update the payroll master record of 1 2 each employee. 3 (4) The fund balance remaining in the Emergency 4 Response Trust Fund this separate revolving fund after a final 5 accounting of all expenditures for pay and allowances of the troops shall be returned for deposit to the State Treasury 6 7 within 45 days after the termination of state active duty of the troops, except that an operating balance in an amount 8 9 mutually agreed upon by the Comptroller and the Department of Military Affairs shall be retained in the fund. 10 (5) Vouchers for expenditures other than such pay and 11 12 allowances shall be presented to the Comptroller for approval and payment as prescribed by law. 13 14 Section 21. Section 250.25, Florida Statutes, is amended to read: 15 250.25 Governor and Comptroller authorized to borrow 16 17 money.--When a there is no state appropriation is not 18 available for the pay and expenses of troops called to state 19 out in active duty service to preserve the peace or in aid of civil authorities, and funds are not immediately available for 20 this purpose, the Governor and Comptroller may borrow money to 21 make such payments, in the such sum or sums as may from time 22 23 to time be required, and any such loans, so obtained, shall be promptly repaid out of the first funds that become available 24 25 for that such use. 26 Section 22. Section 250.26, Florida Statutes, is amended to read: 27 250.26 Transfer of funds.--Where the available funds 28 29 are not sufficient for the purposes specified in ss. 250.23, 250.24, and 250.34, the Governor and Comptroller may transfer 30 from any available fund in the State Treasury the, such sum as 31 36 CODING: Words stricken are deletions; words underlined are additions.

may be necessary to meet the such emergency, and the said 1 moneys must, so transferred, shall be repaid to the fund from 2 3 which transferred when moneys become available for that purpose by legislative appropriation or otherwise. 4 5 Section 23. Section 250.28, Florida Statutes, is 6 amended to read: 7 250.28 Military support Order for troops to aid civil 8 authorities. -- When an invasion or insurrection in the state is made or threatened, or whenever there exists a threat to 9 security, a terrorist threat or attack, a riot, a mob, an 10 unlawful assembly, a breach of the peace, or resistance to the 11 12 execution of the laws of the state, or there is imminent danger thereof, which and the civil authorities are unable to 13 14 suppress the same, the Governor, or in case the Governor 15 cannot be reached and the emergency will not permit of 16 awaiting his or her orders, the successor as provided in s. 17 14.055, or, if the appropriate successor cannot be reached and the emergency will not permit awaiting his or her orders, the 18 19 Adjutant General, shall issue an order to the officer in command of the body of troops best suited for the duty for 20 21 which a military force is required, directing the officer to proceed with the troops, or as many thereof as may be 22 23 necessary, with all possible promptness, to respond to suppress the invasion, insurrection, threat to security, 24 25 terrorist threat or attack, riot, mob, unlawful assembly, 26 breach of the peace, or resistance to execution of the laws of 27 the state same. 28 Section 24. Section 250.29, Florida Statutes, is 29 amended to read: 30 250.29 Duty of officer receiving order to provide emergency aid to civil authority; penalty for failure to 31 37 CODING: Words stricken are deletions; words underlined are additions.

comply .-- Any officer receiving an order to provide emergency 1 aid to a civil authority such orders shall immediately notify 2 3 the officers and enlisted personnel under his or her command, 4 and as soon as the officer's troops can be assembled, proceed 5 to the duty site. If responding to a civil disturbance, place where such mob or body of riotous persons assembled to break б 7 the law may be, and the officer, or the sheriff of the county or other law enforcement peace officer accompanying the 8 officer, shall warn all such persons to desist and disperse, 9 and shall use the such force as may be necessary to restore 10 peace and overcome resistance. Any officer who fails failing 11 12 to comply with the provisions of this section and any officer or enlisted person who is so notified by his or her commanding 13 14 officer and, who fails shall fail to obey such order, unless prevented by physical disability, commits a misdemeanor of the 15 first second degree, punishable as provided in s. 775.082 or 16 17 s. 775.083, and may also be punished as a court-martial directs dismissed or dishonorably discharged by sentence of 18 19 court-martial. 20 Section 25. Section 250.30, Florida Statutes, is 21 amended to read: 250.30 Orders of civil authorities; tactical direction 22 of troops; efforts to disperse before attack. -- When an armed 23 force is called out in aid of the civil authorities, the 24 orders of the civil officer or officers may extend to a 25 26 direction of the general or specific objects to be accomplished and the duration of service by the Florida 27 National Guard active militia, but the tactical direction of 28 29 the troops, the kind and extent of force to be used, and the particular means to be employed to accomplish the objects 30 specified by the civil officers, are left solely to the 31 38

officers of the Florida National Guard active militia. 1 Every 2 endeavor consistent with the preservation of life and property 3 must be made, both by the civil officers and officers 4 commanding the troops, to induce rioters or persons lawlessly 5 assembled to disperse before an attack is made upon them by 6 which their lives may be endangered. 7 Section 26. Section 250.31, Florida Statutes, is 8 amended to read: 9 250.31 Liability of members of the organized militia; defense of actions or proceedings .--10 (1) Members of the Florida National Guard organized 11 12 militia ordered into state the active duty or full-time National Guard duty service of the state or ordered into 13 14 federal training or duty are shall not be liable, civilly or 15 criminally, for any lawful act or acts done by them in the performance of their duty, while acting in good faith and 16 while acting in the scope of either state or federal duty. For 17 purposes of this section, Florida National Guard personnel 18 19 serving in any drug interdiction program under the authority 20 of the Governor are shall be considered to be in state the 21 active duty service of the state. (2) In any action or proceeding of any nature, civil 22 23 or criminal, commenced in any court by any person or by the state against any member of the Florida National Guard 24 25 organized militia because of any such act done or caused, 26 ordered, or directed to be done, the defendant in such action 27 or proceeding, upon his or her request, shall be defended at the expense of the state by a qualified attorney or attorneys 28 29 designated by the Department of Legal Affairs. However, 30 nothing in this section does not shall prohibit any such 31

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39

2003 Legislature

defendant from employing his or her own private counsel at the
 defendant's own expense.

3 (3) <u>A</u> Such defendant may be ordered to state active
4 duty with full pay and allowances for <u>the</u> such time as his or
5 her presence is required in defense of such actions or
6 proceedings.

(4) In any such action or proceeding, <u>if</u> in the event
that the plaintiff <u>dismisses</u> shall dismiss his or her suit, or
a verdict or judgment in favor of the defendant or defendants
is entered, the court shall award costs and reasonable
attorney's fees incurred by the state and the defendant in the
defense of such action or proceeding.

13 Section 27. Section 250.32, Florida Statutes, is 14 amended to read:

15 250.32 Commanding officer's control of arms 16 sales.--When any part of the militia of Florida is on state in 17 active duty service by the order of the Governor to aid in the enforcement of the laws, the commanding officer of such troops 18 19 may order the closing of any places where arms, ammunition, dynamite, explosives, or intoxicating liquors, are sold, and 20 21 may forbid the selling, bartering, lending, or giving away of any of those said commodities in the city, town, or village 22 23 where the troops are on duty, or in the vicinity of such place, for so long as any of the troops remain on duty in the 24 25 said vicinity. Such orders shall take effect whether any 26 civil officer has issued a similar order; and the commanding officer of the such troops may continue to enforce the said 27 prohibition in force until the departure of the troops, 28 29 although the sheriff, mayor, or intendant of the county, city, 30 town,or village may have prescribed an earlier or different 31

2003 Legislature

date after which such selling, bartering, lending, or giving 1 away may shall be carried on. 2 3 Section 28. Section 250.33, Florida Statutes, is 4 amended to read: 5 250.33 Powers of commanding officer on state in active 6 duty service.--The commanding officer of troops on state in 7 camp, garrison, or other active duty service may incarcerate 8 and detain, until such person can be turned over to the civil 9 authorities, any person guilty of drunkenness, breach of the peace, or disorderly conduct, within 1 mile of a such camp, 10 garrison, or station. The Such commanding officer may also 11 12 abate any menace to the health or safety of his or her command, camp, garrison, or station. 13 14 Section 29. Section 250.34, Florida Statutes, is amended to read: 15 16 250.34 Injury or death on state in active duty 17 service.--18 (1) Every member of the Florida National Guard 19 organized militia who is shall be injured or disabled while on 20 state in the active duty must military service of the state 21 under competent orders shall be furnished medical attention and necessary hospitalization at the expense of the state, and 22 must shall be continued in a pay status on state in the active 23 duty service of the state until such time as a board of 24 inquiry, appointed by the Adjutant General, determines may 25 26 determine that the disability no longer justifies such pay, hospitalization, or medical attention. However, ; provided that 27 in no instance will such pay, hospitalization, or medical 28 29 attention may not be provided for a period extending more than 1 year after from the date that the such injury or disability 30 was incurred; and the provided further, that such injury or 31 41

disability <u>must have been</u> was incurred in <u>the</u> line of duty, <u>may and not have been</u> due to the misconduct of <u>the</u> such individual who was so injured or disabled, <u>and may not be a</u> <u>preexisting condition</u> as determined by a line of duty board <u>appointed by the Adjutant General</u>.

6 (2) The pay such individual is shall be entitled to 7 receive up to during the period of 1 year after from the date 8 of injury or disability shall be either the full military pay 9 and allowances to which the such individual would be entitled if on full-time state active duty service or the amount of 10 compensation provided under ss. 440.14[F. S. 1973] and 440.15 11 12 [F. S. 1973], based on the such individual's average weekly wages in his or her civilian occupation or employment at the 13 14 time of entry into state active duty service of the state 15 during which such injury arose, whichever amount is greater. If a person receiving pay under this subsection obtains 16 17 gainful employment, whether part time or full time, the pay that he or she is entitled to under this subsection shall be 18 19 reduced during the duration of that gainful employment by an 20 amount equal to the amount earned from that gainful 21 employment.

(3) After the expiration of 1 year following from the 22 23 date of injury or disability, such individual shall be provided hospitalization, medical services and supplies, and 24 25 compensation for wages and compensation for disability based 26 on the average weekly wages of such injured individual on pay 27 status in state the active duty service of the state or in his or her civilian occupation or employment, whichever is 28 29 greater, in amounts provided under chapter 440 [F. S. 1973], as if such individual were covered under the Workers' 30 Compensation Law, except that payments made during the first 31

42

year after the such injury may shall not be duplicated after 1 2 the expiration of that year. The Division of Risk Management of the Department of Insurance shall process is responsible 3 4 for processing all claims for benefits under this subsection. 5 The Division of Risk Management shall forward each January, to 6 the Department of Military Affairs, an invoice of the payments 7 and associated legal costs made under this subsection during 8 the prior calendar year. The Department of Military Affairs 9 shall incorporate the amount of the invoice in its annual legislative budget request that begins the following July. The 10 Department of Military Affairs shall reimburse the Division of 11 12 Risk Management for the invoiced amount upon receipt of the 13 funds. 14 (4) Each Every member of the Florida National Guard 15 organized militia who is shall be killed, or who dies shall 16 die as the result of injuries incurred, while on state in 17 active duty military service of the state under competent 18 orders qualifies shall qualify for benefits as a law 19 enforcement officer pursuant to the provisions of s. 112.19 or any successor statute providing for death benefits for law 20 enforcement officers, and the decedent's survivors or estate 21 are shall be entitled to the death benefits provided in s. 22 23 112.19 therein. However, nothing in this section does not shall prohibit survivors or the estate of the any such 24 decedent from presenting a claim bill for approval by of the 25 26 Legislature in addition to the death benefits provided in this section. 27 (5) Benefits may not be provided under this section 28 29 for any injury or disability incurred by a member of the 30 Florida National Guard organized militia during the period 31 43 CODING: Words stricken are deletions; words underlined are additions.

2003 Legislature

when the member was continued in a pay status on state in the 1 active duty service of the state pursuant to subsection (1). 2 3 Section 30. Section 250.341, Florida Statutes, is 4 amended to read: 5 250.341 Cancellation of health insurance.--6 (1) Any health insurance policy, certificate, or 7 evidence of health coverage, which was in effect on April 30, 1991, or which is issued or renewed after such date that 8 provides coverage to a member of the Florida National Guard, 9 or a member of any branch of the United States military 10 reserves who is a resident of this state, called to active 11 12 duty or state active military duty, must: 13 (a) (1) Continue all coverages that which were in effect for the person, or the person's dependents covered by 14 the same policy, at the premium in effect for all insured 15 under the same contract, unless the employee or insured 16 17 requests coverage changes that which might alter the premium he or she was paying prior to such activation during the time 18 19 he or she serves on active duty. (b) (2) Reinstate the coverage for any such person who 20 elects not to continue it while on active duty or state active 21 duty, at the person's request upon return from active duty or 22 23 state active duty, without a waiting period or disqualification for any condition that which existed at the 24 time he or she was called to active duty or state active duty. 25 26 Such reinstatement must be requested within 30 days after returning to work with the same employer or within 60 days if 27 the policy is an individual policy. 28 29 (2) (3) Any coverage available to the insured 30 employee's dependent under any insurance sponsored by the 31 44 CODING: Words stricken are deletions; words underlined are additions.

Department of Defense must the CHAMPUS program will be 1 2 considered in the payment of any benefits. 3 (3) (4) The employee or other appropriate military 4 authority must notify his or her employer of his or her 5 reserve or National Guard status and the employee's intent to invoke the provisions of subsection (1) subsections (1) and 6 7 (2) prior to leaving his or her employer to report for active duty or state active military duty. Prior notice to the 8 9 employer is not required if such notice is precluded by military necessity or if such notice is impossible or 10 11 unreasonable. 12 (4) (4) (5) Nothing in This section does not is intended to require an employee group health insurance policy to provide 13 14 coverage to a person serving on state active military duty. Section 31. Section 250.35, Florida Statutes, is 15 16 amended to read: 250.35 Courts-martial.--17 (1) The Uniform Code of Military Justice, 10 U.S.C. 18 19 ss. 801 et seq., and the 1984 Manual for Courts-Martial, (2002 20 Edition)as amended to January 1, 1992, are hereby adopted for use by the organized militia and the Florida National Guard, 21 22 except as otherwise provided by this chapter. 23 (2) Courts-martial may try any member of the organized militia or the Florida National Guard for any crime or offense 24 made punishable by the Uniform Code of Military Justice (2002 25 26 Edition)as of January 1, 1992, except that a commissioned officer, warrant officer, or cadet may not be tried by summary 27 courts-martial. 28 29 (3) Courts-martial in the state shall be of three kinds, namely: general courts-martial, special courts-martial, 30 and summary courts-martial. General courts-martial and special 31 45 CODING: Words stricken are deletions; words underlined are additions.

courts-martial shall be tried by a military judge and a panel 1 2 of officers and noncommissioned officers as designated in 3 applicable National Guard regulations. However, a panel may 4 include enlisted members, at the request of an enlisted 5 defendant. The military judge must shall be qualified by 6 attendance at appropriate Judge Advocate General schools and 7 must shall be certified as qualified by the Adjutant General 8 of Florida. In a general and special court-martial, the 9 defendant may waive trial by panel and request trial by military judge alone. The granting of such waiver shall be in 10 11 the military judge's discretion. (4) General courts-martial in the Florida National 12 Guard may be convened by order of the President of the United 13 14 States, the Governor, or the Adjutant General as delegated by 15 the Governor, and such courts may shall have the power to adjudge a fine not exceeding \$500, confinement not in excess 16 17 of 200 days; - forfeiture of all pay and allowances; -18 reprimand, dismissal, or dishonorable discharge from the 19 service; - and reduction to the lowest enlisted grade or any 20 intermediate grade for enlisted personnel. Any two or more of 21 such punishments may be combined in the sentence herein 22 authorized in this section to be adjudged by such courts. (5) When not in the active service of the United 23 States, the commanding officer of each major command of the 24 25 Florida National Guard or his or her superior commander may 26 convene a special courts-martial court-martial empowered to adjudicate a bad conduct discharge from the service for that 27 28 command, subject to the procedural protections provided in 10 29 U.S.C. s. 819. Special courts-martial with bad conduct 30 discharge authority shall have the same powers of punishment as do general courts-martial, except that fines adjudged by 31 46

such special courts-martial may shall not exceed \$300 and 1 2 confinement may not exceed 100 days. Special courts-martial 3 with bad conduct discharge authority may shall specifically have the authority to adjudicate dismissal or a bad conduct 4 5 discharge from the service, but may not adjudicate a dismissal 6 or dishonorable discharge from the service. 7 When not in the active service of the United (6) States, the commanding officer of each garrison, fort, post, 8 9 camp, air base, auxiliary air base, any other place where 10 troops are on duty, division, brigade, group, regiment, battalion, wing, or squadron may convene special 11 12 courts-martial for his or her command; but such special courts-martial may in any case be convened by superior 13 14 commanders when by the latter deemed advisable. Special 15 courts-martial shall have the same powers of punishment as do general courts-martial, except that fines adjudged by such 16 17 special courts-martial may shall not exceed \$300 and confinement may not exceed 100 days, and dismissal or 18 19 discharge from the service may not be adjudicated. 20 (7) When not in the active service of the United States, the commanding officer of each battalion, higher 21 22 headquarters, or similar type unit may convene summary 23 courts-martial for such place or command. Any person who may convene a general court-martial or special court-martial may 24 convene a summary court-martial. A Summary courts-martial may 25 26 court shall have the power to adjudge a fine not in excess of \$200 per offense, confinement not in excess of 25 days per 27 court-martial, forfeiture of pay and allowances, and reduction 28 29 by one grade per court-martial of members whom the convening authority had the authority to promote to their present grade. 30 Any two or more of such punishments may be combined in the 31

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47

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2003 Legislature

CS for SB 684

sentence authorized to be imposed by such courts, except that 1 2 confinement may not be combined with a fine. 3 When not in the active service of the United (8) 4 States, commanders may impose nonjudicial punishment in 5 accordance with 10 U.S.C. s. 815, except that punishment may 6 not exceed: 7 (a) Oral or written reprimand. (b) Extra duty for 14 days. 8 9 (c) Restriction for 14 days. (d) Fines of \$200. 10 (e) Reduction by one grade of a member whom the 11 12 commander had the authority to promote. (f) Any combination of paragraphs (a)-(e), except that 13 14 a combination of punishment imposed under paragraphs (b) and 15 (c) may not exceed 14 days. (9) A finding of guilt and the sentence of a summary 16 17 court-martial may be appealed to the convening authority. If a sentence of imprisonment has been adjudged, the findings and 18 19 sentence may be appealed to the Adjutant General. 20 $(10)\frac{(9)}{(a)}$ A finding of guilt and the sentence of a 21 court-martial convened under this chapter, as approved by the 22 convening authority and the Adjutant General if a sentence of 23 imprisonment has been adjudged, may be appealed to the First District Court of Appeal for the district in which the 24 court-martial was held. 25 26 (b) Any dismissal of a general or special 27 court-martial by the military judge which that does not 28 violate the defendant's constitutional rights may be appealed 29 by the Florida National Guard to the First District Court of 30 Appeal for the district in which said court-martial was held. 31 48

2003 Legislature

1 (10) A finding of guilt and the sentence of a summary 2 court-martial may be appealed to the convening authority. - In 3 cases where a sentence of imprisonment has been adjudged the 4 findings and sentence may be appealed to the Adjutant General. 5 (11) When the Florida National Guard is not in the 6 active service of the United States, a sentence of dismissal 7 from the service or dishonorable discharge from the service same, imposed by court-martial, may shall not be executed 8 9 until approved by the Governor. Section 32. Section 250.351, Florida Statutes, is 10 created to read: 11 250.351 Court-martial; jurisdiction.--12 (1) Members of the Florida National Guard are subject 13 14 to this chapter and the Uniform Code of Military Justice at 15 all times during their enlistment or appointment, whether serving in this state or outside the state. 16 17 (2) A court-martial or court of inquiry may be convened and held in a unit of the Florida National Guard 18 19 serving outside the state, and the court has the same 20 jurisdiction and powers as if the court-martial or court of inquiry were held within the state. An offense committed 21 outside the state may be tried and punished outside the state 22 23 or within the state. Section 33. Section 250.36, Florida Statutes, is 24 25 amended to read: 26 250.36 Mandates and process.--27 (1) Military courts may issue all process and 28 mandates, including writs, warrants, and subpoenas, necessary 29 and proper to carry out into full effect the powers vested in the said courts. Such mandates and process may be directed to 30 the sheriff of any county and must shall be in the such form 31 49 CODING: Words stricken are deletions; words underlined are additions.

as may, from time to time, be prescribed and published by the 1 Adjutant General in the rules and regulations issued by him or 2 3 her under this chapter. All officers to whom such mandates 4 and process are directed must shall execute the same and make 5 returns of their acts thereunder-according to the 6 requirements of the form of process. Any sheriff or other 7 officer who neglects or refuses shall neglect or refuse to perform the duty enjoined upon him or her by this chapter is 8 9 shall be subject to the same liabilities, penalties, and punishments as are prescribed by the law for neglect or 10 refusal to perform any other duty of his or her office. 11 (2) When not in the active service of the United 12 States, the Adjutant General, or his or her designee, or a and 13 14 military judge judges of the Florida National Guard may issue 15 a pretrial confinement warrant for the purpose of securing the presence of an accused at trial. The warrant must be directed 16 17 to the sheriff of the county, directing the sheriff to arrest the accused and bring the accused before the court for trial 18 19 if the accused has disobeyed an order in writing to appear 20 before the court which was delivered to the accused in person 21 or mailed to the accused's last known address, along with a copy of the charges. Pretrial confinement may not exceed 48 22 23 hours. However, the Adjutant General or military judge may extend pretrial confinement for not more than 15 days in order 24 25 to facilitate the presence of the accused at trial. For purposes of this subsection, the term "military judge" does 26 27 not include a summary court-martial officer who is not 28 qualified to act as a military judge in general or special 29 courts-martial.+ (a) Execute a pretrial confinement warrant directing 30 31 the sheriff of any county to hold an accused who has failed to 50

2003 Legislature

CS for SB 684

appear for court-martial for a period of 48 hours. 1 The 2 Adjutant General may extend such pretrial confinement for a 3 period not to exceed 15 days; 4 (b) Issue subpoenas and subpoenas duces tecum and 5 enforce by attachment the attendance of witnesses and the 6 production of books and papers; and 7 (c) Sentence for a refusal to be sworn or to answer as provided in actions before civil courts. 8 9 Such warrants, subpoenas, and other process shall run 10 11 throughout the state as in the trial of civil actions in the 12 circuit courts of the state. (3) When not in the active service of the United 13 14 States, the Adjutant General, or his or her designee, or a military judge of the Florida National Guard may issue 15 subpoenas and subpoenas duces tecum and enforce by attachment 16 the attendance of witnesses and the production of documents 17 and other items of evidentiary value. The Adjutant General or 18 19 military judge may issue warrants, directed to the sheriff of 20 any county in the state, directing the sheriff to arrest the 21 accused and to bring the accused before the court for trial whenever any such accused shall have disobeyed an order in 22 writing, such order having been delivered to the accused in 23 person or mailed to the accused's last known address from the 24 25 convening authority to appear before such courts, a copy of 26 the charges having been delivered to the accused with such orders. 27 (4) When a sentence of confinement is imposed by any 28 29 court-martial of the Florida National Guard, the Adjutant 30 General or his or her the Adjutant General's designee whose approval makes effective the sentence imposed by the 31 51

24

court-martial shall issue a his or her warrant directing the 1 sheriff of the appropriate county to take the convicted person 2 3 delinquent into custody and confine him or her in the jail of 4 such county for the period specified in the sentence of the 5 court. Any sheriff receiving such warrant must shall promptly execute the warrant same by taking the convicted person 6 7 delinquent into custody and confining causing him or her to be confined in said jail. The sheriff or jailer in charge of any 8 9 county jail shall receive any person committed for confinement in such jail under proper process from a court-martial, and 10 provide for the care, subsistence, and safekeeping of such 11 12 prisoner just as the sheriff or jailer would a prisoner 13 properly committed for custody under the sentence of any civil 14 court. 15 (5) All sums of money collected through fines adjudged 16 by a general, special, or summary court-martial or through the 17 imposition of nonjudicial punishment, of the Florida National Guard shall be paid over at once by the officer collecting the 18

19 fine to the commanding officer of the organization to which 20 the member belongs and be deposited in accordance with <u>s.</u> 21 $250.40(5)(c)1.\frac{s}{s} \cdot 250.40(6)(a)1.$

22 Section 34. Section 250.37, Florida Statutes, is 23 amended to read:

250.37 Expenses of courts-martial.--

(1) All expenses incurred in a court-martial
proceeding, including the payment of court reporters,
sheriff's fees for service of warrants, summons, subpoenas,
and all other necessary and lawful fees to civil officers for
service, and witness fees at the same rate allowed by law in
criminal cases, together with the pay, subsistence, and
necessary expenses of the members of the court, shall, except

as provided in subsection (4) below, be paid by the state in 1 2 the usual manner upon the approval of the Governor. Members of 3 the court are entitled to reimbursement shall be reimbursed for travel expenses as provided in s. 112.061. Courts-martial 4 5 may subpoena any witness residing within the state to appear 6 and testify before it, and the sheriff of any county upon 7 receiving any subpoena issued by direction of a court-martial, 8 and signed by the military judge or president thereof or 9 summary court officer, shall make service and return of service as provided by law in criminal cases. 10

(2) The employment of a court reporter shall be 11 12 authorized by the convening authority for all general courts-martial, and may be authorized by the convening 13 14 authority for special courts-martial. When a court reporter is 15 employed, he or she shall be paid upon the certificate of the military judge or president of the court and the approval of 16 17 the Adjutant General from the military appropriation, such 18 fees as are provided for official reporters.

19 (3) Fees for the service of all process issuing out of 20 military courts and for the attendance of witnesses to attend 21 such courts shall be the same as provided by law for the 22 service of similar process issued by the civil courts of the 23 state.

(4) In trials by summary court, the sheriff's costs
and fees, including costs of subsistence of the soldier or
soldiers, if sentenced to confinement, shall be paid by the
county in which the summary court convenes and exercises its
jurisdiction and powers. Such costs, fees, and subsistence
charges to be made from the fine and forfeiture fund of any
such county.

31

2003 Legislature

Section 35. Section 250.375, Florida Statutes, is 1 2 amended to read: 250.375 Medical officer authorization.--Physicians who 3 4 hold an active license to practice medicine in any other state 5 or Puerto Rico, while serving in Florida as medical officers 6 in the Florida National Guard, pursuant to federal or state 7 orders, are expressly authorized to practice medicine in Florida on military personnel or civilians during an 8 9 emergency, declared disaster, or during federal military training. 10 Section 36. Section 250.38, Florida Statutes, is 11 12 amended to read: 250.38 Liability.--An No action or proceeding may not 13 14 shall be prosecuted or maintained against a member of a the military court or officer or person acting under its authority 15 16 or reviewing its proceeding, on account of the approval, or imposition, or execution of any sentence; or the imposition or 17 collection of a fine or penalty; - or the execution of any 18 19 warrant, writ, execution, process, or mandate of any military court. The jurisdiction of the courts and boards established 20 by this chapter is the code shall be presumed, and the burden 21 of proof rests will rest upon any person seeking to divest 22 23 oust such courts or boards of jurisdiction in any action or 24 proceeding. 25 Section 37. Section 250.39, Florida Statutes, is 26 amended to read: 27 250.39 Penalty for contempt.--A Any person may not use 28 who shall be guilty of disorderly, contemptuous, or indecorous 29 language or expression to or before any military court, or any 30 member of such court, in open court, tending to interrupt its proceedings, or to impair the respect due its authority, 31 54

commit or who shall commit any breach of the peace, or make 1 any noises or other disturbances, directly tending to 2 interrupt its proceedings. After hearing before the military 3 4 judge, any person who is found to have violated this 5 subsection may be committed by warrant by under the hand of 6 the Adjutant General or a military judge for not more than 30 7 days to the jail of the county in which the said court sits 8 shall sit, or may be fined up to \$100 per offense there to 9 remain without bail in confinement for a time to be limited, not exceeding 3 days. For purposes of this subsection, a 10 summary court-martial officer who is not qualified to act as a 11 12 military judge in general or special courts-martial may conduct the contempt hearing and adjudicate a fine, but may 13 14 not issue a warrant for confinement. Section 38. Section 250.40, Florida Statutes, is 15 amended to read: 16 17 250.40 Armory Board; creation; membership, terms, and compensation; duties and responsibilities armories, how 18 19 obtained.--20 (1) There is created an The Armory Board, which is charged with the supervision and control of all Florida 21 National Guard armories, facilities, and real property within 22 23 the state used for military purposes. (2)(a) Voting members of the Armory Board include of 24 the state shall consist of the Governor as Commander in Chief 25 26 and chair of the board, the Adjutant General as vice chair, 27 the Assistant Adjutants General, the state quartermaster, and major command commanders reporting directly to the Adjutant 28 29 General, in the active Florida National Guard of the state. If necessary due to exigencies of military duty, any member of 30 31 the board may delegate his or her deputy commander to attend 55

2003 Legislature

the meetings as an alternate member with voting privileges. 1 2 This board is charged with the supervision and control of all 3 military buildings and real property within the state applied 4 to military uses. 5 (b) The Governor may appoint one representative from 6 his or her staff to attend meetings of the Armory Board. The 7 appointee shall serve as a nonvoting advisory member and 8 liaison to the board. 9 (c) The State Quartermaster shall act as the recorder and secretary of the Armory Board. In addition, the State 10 Quartermaster shall execute the policy, decisions, and 11 12 official actions of the board. When the board is in recess, the State Quartermaster shall conduct the day-to-day business 13 14 of the board. The State Quartermaster and his or her staff are not liable, civilly or criminally, for any lawful act done by 15 them in the performance of their duty, while acting in good 16 17 faith, and while acting in the scope of either state or 18 federal duty. 19 (3) (3) (2) The term of each member of the Armory Board is 20 shall be the period during which the member possesses the 21 qualifications for such membership under the provisions of 22 subsection (1) of this section. 23 (4) (4) (3) The members of the Armory Board must shall perform the duties imposed upon them by the provisions of this 24 chapter without any special compensation for their services; 25 26 however, members of the Armory Board are eligible for reimbursement shall be reimbursed for travel expenses as 27 provided in s. 112.061, and such expenses must shall be paid 28 29 from the expense appropriation from the Department of Military 30 Affairs for the expenses of the Florida National Guard. 31 (5) (4) The Armory Board must: 56

2003 Legislature

1	(a) Supervise and control all Florida National Guard
2	armories, military buildings, and real property within the
3	state used for military purposes. It shall be the duty of the
4	Armory Board to consider
5	(b) Consider and approve the plans for or of all
6	armories and other buildings before such buildings are rented,
7	constructed, or otherwise acquired for military <u>purposes</u> uses
8	by the state .
9	(c) (5) Receive from counties, municipalities, and
10	other sources donations of land, services, or money to aid in
11	providing, operating, improving, and maintaining armories and
12	other facilities used for military purposes. The Since our
13	national military policy <u>recognizes the Florida</u> as enunciated
14	in the National Defense Act recognized the National Guard as
15	an important and necessary component of the <u>United States Army</u>
16	and Air Force, and a member of the total force, sharing in the
17	defense of the country. The Florida National Guard is
18	available to assist the state and local governments in the
19	event of an emergency. Therefore, it is reasonable and
20	equitable that the expense of maintaining the Florida National
21	Guard be shared by the federal, state, and local governments.
22	Army of the United States, and as the defense of the country
23	is a joint responsibility of all political divisions and
24	subdivisions thereof, and since the National Guard is a
25	citizen force by reason of its militia status, it is
26	considered equitable that the expense of the maintenance of
27	the National Guard be not only shared by the state with the
28	Federal Government, but that it should properly be shared also
29	by the counties, cities, and other subdivisions of the state.
30	As the Federal Government is providing liberally for the
31	equipment and training of the <u>Florida</u> National Guard and the
	57
	57

state for its administration, and management, and maintenance, 1 2 local governments are encouraged to provide services at no 3 cost to Florida National Guard armories.an equitable division 4 of the responsibility of maintenance would leave with the 5 communities in which units of the National Guard are established the duty of supplying the necessary personnel and 6 7 adequate housing for the organization. 8 (6) In order to provide for the cooperative support of 9 the National Guard, and in order that armories may be provided which will furnish suitable training facilities and adequate 10 storage accommodations for all arms, equipment, and other 11 12 military property, the Armory Board is authorized to receive, from counties, municipalities, and other sources, donations of 13 14 land and contributions of money to aid in providing, 15 improving, and maintaining arsenals, armories, campsites, target ranges, and other facilities throughout the state. 16 17 (a)1. Any contributions of money so donated, any moneys derived from the rental of armories and other 18 19 facilities, any money derived from the rental of billeting operations at Camp Blanding Training Site, the 20 armory-operations maintenance allowances provided in s. 21 250.20, and all sums of money collected through fines imposed 22 by a court-martial or nonjudicial proceeding a general, 23 special, or summary court of the Florida National Guard, as 24 provided in s. 250.36(5), shall be received on behalf of the 25 26 Armory Board by the post commander commanding officer of such 27 facility and must shall be deposited into a federal depository, approved by the Department of Military Affairs, in 28 29 an account in a banking institution in the county in which 30 such facility is located. 31 58

1 2. The funds so received shall be disbursed for the 2 purposes enumerated in this subsection at the discretion of 3 the post commander council according to rules and regulations 4 established by the Armory Board. The post council shall be 5 made up of such members as are designated in the rules and 6 regulations of the Armory Board; and the council is authorized 7 to employ personnel to perform such functions as bookkeeping, 8 maintenance, and janitorial services. 9 3.(b) Any real property so donated shall be held as other property for the use by of the state, and such counties 10 and municipalities may are authorized and empowered to make 11 such donations of lands by deed or long-term lease and 12 contributions of moneys for the purposes herein set forth in 13 14 this section, and may to issue bonds or certificates of indebtedness to provide funds for such purposes. + and Boards 15 of county commissioners may are authorized to levy taxes, not 16 to exceed 1 mill, to provide funds for the construction of 17 armories or for the retirement of such bonds or certificates 18 19 of indebtedness issued to provide funds for the construction 20 of armories. 21 (7) Counties and municipalities may are authorized to construct armories upon state-owned land, which may be made 22 23 available for such purpose by action of the Armory Board. (8) Counties and municipalities may are also 24 25 authorized to grant to the State Armory Board, for military 26 uses, by deed or long-term leases, property that is may have 27 been acquired, or buildings that are may have been constructed 28 for military purposes. Each local government is encouraged to 29 provide economic incentives to reduce the cost of locating 30 Florida National Guard facilities in its jurisdiction. A local government may appropriate funds to pay expenses of the 31 59

2003 Legislature

CS for SB 684

Florida National Guard unit in its jurisdiction. Such funds 1 will be received, accounted for, and dispersed as other funds 2 3 received by the unit.by them, for use as armories and rifle 4 ranges. 5 (d)(9) Exercise the right of eminent domain to acquire 6 private property for armories, buildings, and other facilities 7 needed for military purposes, when in the public interest. 8 Whenever it becomes necessary in the public interest to 9 acquire private property in order to provide necessary land for campgrounds, rifle ranges, or armories for the organized 10 militia of the state, and the property same cannot be acquired 11 12 by agreement satisfactory to the Armory Board and the parties 13 interested in, or the owners of, the such private property, 14 the armory board is authorized and empowered to exercise the right of eminent domain may be used and to proceed to condemn 15 such property in the manner provided by law. Any suit or 16 17 action brought by the Armory Board to condemn property, as provided for under this section, shall be brought in the name 18 19 of the Armory Board; and it shall be the duty of the Department of Legal Affairs shall of the state to conduct the 20 21 proceedings for and to act as the counsel of the board in such 22 matters. 23 (e) Accept and hold title to real property, by deed or long-term lease, from federal, state, or local governments, or 24 25 from private interests, for use as armories or for other 26 military purposes. (f) Adopt rules for managing armories and other 27 facilities under the control of the Department of Military 28 Affairs. The rules must ensure that federal and state military 29 30 property is secure. Each unit commander shall provide for the 31 safekeeping, accountability, and proper care of such property 60

and for its protection against misappropriation or loss. An 1 armory, while it is occupied and in use by troops, is a 2 3 military post and must be under the control and jurisdiction 4 of the post commander. A building that is not under the 5 control and supervision of the post commander or other 6 properly constituted military authority may not be used to 7 house or train troops or to store military property. (g) Supervise, manage, and maintain any permanent 8 9 structures or facilities used for military purposes which are the property of the Department of Military Affairs or, if 10 property of the United States, are provided to the Department 11 12 of Military Affairs for military purposes. The Armory Board may provide for the maintenance and care of armories and other 13 14 state facilities used for military purposes from any funds that are available for that purpose. All moneys accruing to 15 the Armory Board from the operation, management, and sale of 16 17 properties or facilities as authorized in this paragraph may be used for maintaining state properties under the control of 18 19 the Armory Board. 20 (h) Convey, lease, or re-lease any real property under its ownership, supervision, or control which is no longer 21 22 required for military purposes. (i) Acquire, renovate, or construct armories needed 23 for military purposes throughout the state. 24 25 (j) Enter into a lease-purchase, sale-leaseback, or 26 tax-exempt leveraged lease contract or other financing arrangement for acquiring, renovating, or constructing needed 27 28 facilities, subject to authorization by an appropriations act. 29 Each capital outlay project or other contract, agreement, or 30 transaction authorized under this paragraph must be 31 specifically approved by the Legislature. 61

2003 Legislature

CS for SB 684

(k) Report annually to the Adjutant General on the 1 2 proceedings incident to locating and managing armories and on 3 the management of other property entrusted to the care of the 4 Armory Board. The report must include a detailed account of 5 all disbursements and be made a part of the annual report of 6 the Department of Military Affairs. 7 (10) The county commissioners, or municipal 8 authorities, may, in their discretion, appropriate a 9 sufficient sum, not otherwise appropriated, to pay the 10 necessary expenses of any unit of the organized militia of the state located in their respective counties or municipalities, 11 12 to be accounted for to the Adjutant General by the 13 organization receiving such appropriation as other military funds. 14 15 Section 250.43, Florida Statutes, is Section 39. 16 amended to read: 17 250.43 Wearing of uniform and insignia of rank; 18 penalty.--19 (1) The uniform or insignia of rank worn by officers 20 of the Florida National Guard shall be worn only by persons entitled thereto by commission under the laws of the state or 21 22 the United States. Any person violating any provision of this 23 subsection commits section shall be guilty of a misdemeanor of the first second degree, punishable as provided in s. 775.082 24 or s. 775.083, and may also be punished as a court-martial 25 26 directs. (2) Every person other than an officer or enlisted 27 person of the Florida National Guard, naval militia, or marine 28 29 corps of this state, or any other state, Puerto Rico, or the District of Columbia, or of the United States Army, Navy, 30 Marine Corps, or Air Force, or Revenue Service, who wears the 31 62 CODING: Words stricken are deletions; words underlined are additions.

uniform of the United States Army, Navy, Marine Corps, Air 1 Force Forces, or Revenue Service, or National Guard, Air 2 3 National Guard, Naval Militia, or Marine Corps or any part of 4 such uniform, or a uniform or part of uniform similar thereto, 5 or in imitation thereof, within the bounds of the state, except in cases where the wearing of such uniform is permitted 6 7 by the laws of the United States and the regulations of the Secretary of Defense, commits a misdemeanor of the first 8 9 second degree, punishable as provided in s. 775.082 or s. 775.083. Nothing in This section does not prohibit chapter 10 shall be construed as prohibiting persons in the theatrical 11 12 profession from wearing such uniforms while actually engaged 13 in such profession, in any playhouse or theater, in a 14 production in no way reflecting upon such uniform; does not 15 and provided, that nothing in this chapter shall prohibit the uniform rank of civic societies parading or traveling in a 16 17 body or assembling in a lodge room; and does provided further, that this section shall not apply to cadets of any military 18 19 school or to Boy Scouts or Girl Scouts. 20 Section 40. Section 250.44, Florida Statutes, is 21 amended to read: 22 250.44 Military equipment regulations; penalties.--23 (1) Any person who sells shall sell, offers or offer for sale, barters, exchanges barter or exchange, pledges 24 pledge, loans, gives loan or give away, secretes secrete, or 25 26 retains retain after demand is made by civil or military 27 officers of the state, any clothing, arms, military outfits or property accouterments, furnished by or through the state to 28 29 any member of the militia, or who receives shall receive by purchase, barter, exchange, pledge, loan, or gift, any such 30 clothing, arms, military outfits or property commits theft as 31 63

2003 Legislature

provided in chapter 812 accouterments, shall be guilty of a 1 2 misdemeanor of the second degree, punishable as provided in s. 3 775.082 or s. 775.083. 4 (2) All members personnel in the military service of 5 the Florida National Guard who, due to their military 6 responsibilities, to whom shall have been entrusted any 7 military property, must account for such property according to 8 applicable by reason of their being in such military service, 9 shall account for the same to the proper military authority in accordance with the rules and regulations or special orders 10 made by superior authority. Such in reference to the same, and 11 12 such military property may shall not be removed without proper authority. Any person who fails beyond the limits of the 13 14 county in which the post is located without authority of the Adjutant General, and any person, whether in the military 15 16 service or not, or whether the person's enlistment or 17 appointment shall have expired or not, who shall fail to account for or return to proper military authority any 18 19 property in that which shall have come into the person's possession to which the state military authorities are may be 20 21 entitled, or who conceals shall conceal or converts the 22 property convert the same to the person's own use, commits theft as provided in chapter 812 or remove the same from the 23 county in which the same came into the person's possession, 24 25 commits a misdemeanor of the second degree, punishable as 26 provided in s. 775.082 or s. 775.083. Any prosecution had under the provisions of this section may be abated upon making 27 full satisfaction being made for such property to the military 28 29 authorities of the state and paying the payment of all court 30 costs resulting from the accruing by reason of the institution of any such prosecution. 31

64

1 (3) The clothing, arms, military outfits, and property 2 accouterments, furnished by or through the state to any member of the militia, may shall not be sold, bartered, loaned, 3 4 exchanged, pledged, or given away. A, and no person who is not 5 a member of the military forces of this state or the United 6 States, or an duly authorized agent of this state or the 7 United States, who possesses has possession of such clothing, 8 arms, military outfits, or property that is unlawfully 9 disposed of has no accouterments so furnished, and which have been subject to any such unlawful disposition, shall have any 10 right, title, or interest therein, and the clothing, arms, 11 12 military outfits, or property but the same shall be seized and taken wherever found by any civil or military officer of the 13 14 state, and shall thereupon be delivered to any commanding officer, or other authorized officer authorized to receive the 15 16 same, who must shall make an immediate report to the Adjutant 17 General. The possession of any such clothing, arms, military 18 outfits, or property accouterments by any person not a member 19 of the military forces of this state, or any other state, or of the United States, is shall be presumptive evidence of such 20 sale, barter, loan, exchange, pledge, or gift and is 21 22 punishable as provided in chapter 812. 23 Section 41. Section 250.45, Florida Statutes, is amended to read: 24 25 250.45 Military uniform discriminated against; 26 penalty.--Any proprietor, manager, or employee of any theater or other public place of entertainment or amusement within 27 28 this state, who discriminates shall discriminate against any 29 person lawfully wearing the uniform of any branch of the 30 military or naval service of the United States or of the state, because of that uniform, commits shall be guilty of a 31 65

2003 Legislature

misdemeanor of the first second degree, punishable as provided 1 in s. 775.082 or s. 775.083. 2 3 Section 42. Section 250.46, Florida Statutes, is 4 amended to read: 5 250.46 Salaried employees not entitled to additional 6 pay.--Officers and enlisted personnel of the Florida National 7 Guard militia employed by the Department of Military Affairs, who receive monthly salaries from the state for military 8 9 duties, are shall not be entitled to any other pay from the 10 state for military service of any character. However,+ provided, that the provisions of this section does shall not 11 12 prohibit any officer or enlisted person from receiving pay from the United States for participation in maneuvers, camps, 13 14 field service, or other service or duty. Section 43. Section 250.47, Florida Statutes, is 15 16 amended to read: 17 250.47 Governor's permission for unit to leave state.--A No unit of the Florida National Guard may not leave 18 19 shall go out of the state without first securing permission of 20 the Governor. 21 Section 44. Section 250.48, Florida Statutes, is 22 amended to read: 23 250.48 Leaves of absence. -- Any officer or employee of the state, of any county or school district of the state, or 24 of any municipality or political subdivision of the state who 25 26 is a member of the Florida National Guard is entitled to leave of absence from his or her respective duties, without loss of 27 pay, time, or efficiency rating, on all days during which the 28 29 officer or employee is engaged in active state duty for a named event, declared disaster, or operation-pursuant to s. 30 250.28 or s. 252.36. However, a leave of absence without loss 31 66

2003 Legislature

of pay, granted under the provisions of this section, may not 1 2 exceed 30 days for each emergency or disaster, as established 3 by executive order at any one time. Section 45. Section 250.481, Florida Statutes, is 4 5 amended to read: 6 250.481 Reserve components; employment discrimination 7 prohibited. -- Any person who seeks or holds an employment position may shall not be denied employment or retention in 8 9 employment, or any promotion or advantage of employment, because of any obligation as a member of a reserve component 10 of the Armed Forces. 11 12 Section 46. Section 250.482, Florida Statutes, is 13 amended to read: 14 250.482 Troops ordered into state active service; not 15 to be penalized by employers and postsecondary institutions .--16 (1) If In the event that a member of the Florida 17 National Guard is ordered into state active duty service pursuant to this chapter, a no private or public employer, or 18 19 an and no employing or appointing authority of this state, its counties, school districts, municipalities, political 20 subdivisions, vocational or technical schools, community 21 colleges, or universities, may not shall discharge, reprimand, 22 23 or in any other way penalize such member because of his or her absence by reason of state active duty. 24 (2) If the Adjutant General certifies that there is 25 26 probable cause to believe there has been a violation of this section, an employee who has been employed for a period of at 27 least 1 year prior to being ordered into state active duty 28 29 service so injured by a violation of this section may bring civil action against an employer violating the provisions of 30 this section in a court of competent jurisdiction of the 31 67

county in which the alleged violator resides or has his or her 1 principal place of business, or in the county wherein the 2 3 alleged violation occurred. Upon adverse adjudication, the 4 defendant is shall be liable for actual damages or \$500, 5 whichever is greater. The prevailing party in any litigation proceedings is shall be entitled to recover their reasonable 6 7 attorney's fees and reasonable court costs. (3) The certification of probable cause may not be 8 9 issued until the Adjutant General, or his or her designee, has investigated the issues. All employers and other personnel 10 involved with the issues of such investigation must cooperate 11 12 with the Adjutant General in the investigation. Section 47. Section 250.49, Florida Statutes, is 13 14 amended to read: 250.49 Annual encampment. -- Subject to the restrictions 15 of federal law the National Defense Act, the Governor may 16 17 annually order into service the whole, or any such portion of the Florida National Guard.as the Governor may deem proper; 18 19 The period of such service shall to be fixed by the Governor, 20 subject to the restrictions mentioned above. When so ordered onto state active duty into the service of the state, and if 21 such rations are not furnished by the United States 22 23 Government, the state must shall furnish rations for the officers and enlisted personnel of the same quality as the 24 rations furnished by the regular army, and must pay the such 25 26 expenses of the said encampment as the Governor considers may 27 deem proper, including the travel expenses of officers and enlisted personnel incurred in obeying such orders, when such 28 29 expenses are not paid by the Government of the United States. Section 48. Section 250.51, Florida Statutes, is 30 amended to read: 31

2003 Legislature

250.51 Insult to troops; penalty.--When troops of the 1 2 Florida National Guard organized militia of the state are at 3 drill in their respective armories, on the streets, public roads, or other places, where such drills are conducted or 4 5 when they are performing other duties required of them by the state or the United States, a it is unlawful for any person 6 7 may not to make any disloyal or insulting remark either to or 8 about the said troops or to make any sign, motion, or gesture 9 calculated to insult or humiliate the said troops., and Any 10 person who makes a found guilty of making any such disloyal or insulting remark, or who makes of making any such sign, 11 12 motion, or gesture, for the purpose and in the manner 13 prohibited in this section as aforesaid, commits shall be 14 guilty of a misdemeanor of the first second degree, punishable 15 as provided in s. 775.082 or s. 775.083. 16 Section 49. Section 250.52, Florida Statutes, is 17 amended to read: 250.52 Unlawful to persuade citizens not to enlist; 18 19 penalty.--Whenever the United States is at war, or our foreign relations tend to indicate an impending war or state of war, a 20 it is unlawful for any person may not or persons to solicit or 21 persuade a citizen or citizens of the United States not to 22 23 enlist or serve in the Army, Air Force, Marine Corps, Coast Guard, or Navy thereof, or in any reserve component thereof, 24 or in the Florida National Guard or active militia of the 25 26 state, or to publicly attempt to dissuade any such citizen or 27 citizens from so enlisting.; the provisions of This section does chapter shall not apply to the such soliciting or 28 29 persuading done by any person related by affinity or consanguinity to the person solicited or persuaded or whose 30 advice is requested by the person solicited or persuaded. 31 Any 69

2003 Legislature

person who violates adjudged guilty of a violation of this 1 section commits shall be guilty of a misdemeanor of the first 2 3 second degree, punishable as provided in s. 775.082 or s. 4 775.083. Section 50. Section 250.5201, Florida Statutes, is 5 6 amended to read: 7 250.5201 Stay of proceedings where troops called out into state active duty or active duty service.--8 9 (1) Any civil action or proceeding in any court which involves a person called out into state active duty service as 10 defined in subsection (3) may be stayed by the court during 11 12 such service and for a period thereafter not exceeding 30 13 days. 14 (2) The stay may be granted by the court on its own 15 motion, and shall be granted upon the motion of a plaintiff or 16 defendant unless, in the opinion of the court, the ability to prosecute or defend the action is not materially affected by 17 reason of the movant's state active <u>duty</u> service. 18 19 (3) Notwithstanding the definition in s. 250.01 $\frac{1}{5}$ 250.27, "state active duty or active duty service" as used in 20 21 ss. 250.5201-250.5205 is limited to service that exceeds 17 days and that is ordered by the Governor for the enforcement 22 23 of the law, the preservation of the peace, the security of the rights or lives of citizens, or protection of the property. 24 (4) Before a soldier is shall be entitled to any of 25 26 the provisions of this section, that soldier must shall furnish to the affected creditor, landlord, court, or other 27 affected person a copy of his or her the soldier's orders, 28 29 together with a written statement from the Adjutant General of the State of Florida, or his or her designee, that the soldier 30 has served continuously on state orders for the period 31 70

CS for SB 684

2003 Legislature

commencing with the date of the orders through the date of the 1 The creditor, landlord, court, or other affected 2 statement. 3 person may require the soldier to furnish a recertification 4 every 30 days thereafter, which shall be furnished to the 5 soldier by the Adjutant General upon request. Section 51. Section 250.5202, Florida Statutes, is б 7 amended to read: 250.5202 Actions for rent or possession by landlord 8 9 during state active duty .--(1) An eviction, distress action, or requirement for 10 deposit of accrued rent into the registry of the court, as 11 12 provided in part II of chapter 83, may not proceed against as to any member such person who is called into state active duty 13 14 military service for this state during the period of such state active duty or active duty if service provided the 15 service member person has given written notice to the affected 16 17 landlord with regard to any premises where the agreed upon rent does not exceed \$1,200 per month and where the rental 18 19 unit is occupied chiefly as a residential dwelling by the service member, the service member's spouse, or dependent. 20 Notwithstanding, a court of competent jurisdiction may allow 21 22 such an action to proceed based upon a finding of no 23 substantive prejudice to the service person as a result of the 24 ordered military service. (2) The court may on its own motion and shall, on 25 26 application, stay the proceedings for not longer than 3 months 27 unless, in the opinion of the court, the ability of the tenant to pay the agreed rent has not been materially affected by 28 29 reason of state active duty or active duty status. Section 52. Section 250.5204, Florida Statutes, is 30 amended to read: 31 71

2003 Legislature

CS for SB 684

250.5204 Installment contracts for purchase of 1 2 property; penalty.--3 (1) If a creditor who has received a deposit or 4 installment of the purchase price under an installment 5 contract for the purchase of real or personal property from a member of the Florida National Guard, who, after the date of 6 7 the payment of such deposit or installment, is called into state active duty or active duty service, and has provided 8 9 that written notice to the creditor of the state active duty or active duty military service has been given to the 10 creditor, the creditor may not exercise any right or option 11 under such contract to rescind or terminate the contract or 12 resume possession of the property for nonpayment of any 13 14 installment thereunder due, or for any other breach of the terms of the contract thereof occurring during the period of 15 state active duty or active duty service, except upon 16 17 affirmative authorization by a court of competent 18 jurisdiction. 19 (2) Upon the hearing of such action, the court may 20 order the repayment of prior installments or deposits, or any 21 part thereof, as a condition of terminating the contract and resuming possession of the property, or may, in its 22 discretion, on its own motion, and shall, on application to it 23 by such person in state active duty or active duty or some 24 person on his or her behalf, order a stay of proceedings, 25 unless, in the opinion of the court, the ability of the 26 defendant to comply with the terms of the contract is not 27 materially affected by reason of such service. Alternatively, 28 29 the court may otherwise dispose of the case as is in the 30 interest of all parties. 31 72

2003 Legislature

CS for SB 684

Section 53. Section 250.5205, Florida Statutes, is 1 2 amended to read: 3 250.5205 Mortgages, trust deeds, etc.; penalty.--4 (1) In any proceeding commenced during the period of 5 state active duty or active duty service to enforce 6 obligations secured by mortgage, trust deed, or other security 7 upon real or personal property owned prior to the commencement of a period of state active duty or active duty service, the 8 9 court may on its own motion stay the proceedings or otherwise dispose of the case as is equitable to conserve the interests 10 of all parties. The court shall stay the proceedings upon the 11 12 application of a person or agent of the person in state active duty or active duty service unless, in the opinion of the 13 14 court, the ability of the defendant to comply with the terms 15 of the obligations is not materially affected. 16 (2) A sale, foreclosure, or seizure of property for 17 nonpayment of any sum due under any obligation, or for breach of the terms of such obligation, is not valid if made during 18 19 the period of state active duty or active duty service or within 30 days thereafter, unless upon an order previously 20 granted by the court and a return thereto made to and approved 21 22 by the court. 23 (3) This section applies only to obligations secured by a mortgage, trust deed, or other security in the nature of 24 a mortgage upon real or personal property owned by a person in 25 26 state active duty or active duty service at the commencement of the period of state active service and still owed by her or 27 him, which obligation originated prior to such person's period 28 29 of state active service. Section 54. Subject to an annual appropriation, the 30 Florida National Guard shall provide training, training 31 73

2003 Legislature

1	support, and facilities to facilitate the state's attainment
2	of its goals to reduce the supply of and demand for illegal
3	drugs.
4	Section 55. <u>Sections 250.13, 250.21, 250.27, 250.41,</u>
5	and 250.42, Florida Statutes, and section 250.601, Florida
6	Statutes, as created by section 1 of chapter 2002-167, Laws of
7	Florida, are repealed.
8	Section 56. This act shall take effect upon becoming a
9	law.
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COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.