B-Engrossed House Bill 2163

Ordered by the Senate May 18 Including House Amendments dated March 18 and Senate Amendments dated May 18

Ordered printed by the Speaker pursuant to House Rule 12.00A (5). Presession filed (at the request of Governor Theodore R. Kulongoski for Oregon Military Department)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Allows Adjutant General to appoint temporary Assistant State Judge Advocates who must meet certain qualifications within 12 months of appointment.

Creates position of State Judge Advocate Legal Assistant.

Allows party to petition Supreme Court of this state for review of decision of Armed Forces Court of Appeals for Oregon.

Provides for tolling of statute of limitations during service member's active service. [Decreases] Increases time that service member may apply to court or administrative body for relief.

1	A BILL FOR AN ACT
2	Relating to military justice; creating new provisions; and amending ORS 398.012, 398.420 and
3	399.238.
4	Be It Enacted by the People of the State of Oregon:
5	SECTION 1. ORS 398.012 is amended to read:
6	398.012. (1) The Governor, on the recommendation of the Adjutant General, shall appoint an of-
7	ficer of the organized militia as State Judge Advocate. To be eligible for appointment as State
8	Judge Advocate, an officer must:
9	(a) Be a member in good standing of the Oregon State Bar;
10	(b) Have been a member of the Oregon State Bar for at least five years; and
11	(c) Meet the qualifications for a judge advocate under the Uniform Code of Military Justice.
12	(2) The Adjutant General may appoint an officer of the organized militia as an Assistant
13	State Judge Advocate. The Adjutant General may appoint as many Assistant State Judge Advo-
14	cates as the Adjutant General deems necessary. [The Assistant State Judge Advocates shall be offi-
15	cers of the organized militia and members of the Oregon State Bar.] To be eligible for appointment
16	as an Assistant State Judge Advocate, an officer must:
17	(a) Be a member in good standing of the Oregon State Bar; and
18	(b) Meet the qualifications for a judge advocate under the Uniform Code of Military Jus-
19	tice.
20	(3)(a) [However,] The Adjutant General may appoint temporary Assistant State Judge Advocates
21	[for a period not to exceed 12 months] who are officers of the organized militia. An individual
22	appointed as a temporary Assistant State Judge Advocate has 12 months from the date of ap-
23	pointment to become a member in good standing of the Oregon State Bar and meet the
24	qualifications for a judge advocate under the Uniform Code of Military Justice.

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1 (b) The legal services performed by a temporary Assistant State Judge Advocate are 2 limited to those legal services that may be performed by legal assistants consistent with ORS 3 9.160.

4 (c) A temporary Assistant State Judge Advocate who has met the requirements under 5 this subsection is eligible for appointment as an Assistant State Judge Advocate.

6 (d) The Adjutant General may extend, for an additional 12 months, the time during which 7 a temporary Assistant State Judge Advocate must meet the qualifications described in par-8 agraph (a) of this subsection.

9 (4) The Adjutant General may appoint State Judge Advocate Legal Assistants for a period 10 not to exceed 12 months. An individual appointed as a State Judge Advocate Legal Assistant 11 shall be an officer of the Oregon State Defense Force and shall be legally trained but is not required 12 to be admitted to the practice of law by the Supreme Court of this state. The legal services per-13 formed by [temporary Assistant State Judge Advocates shall be] a State Judge Advocate Legal 14 Assistant are limited to those legal services that may be performed by legal assistants consistent 15 with ORS 9.160.

16 [(3)] (5) The State Judge Advocate, the Senior Force Judge Advocate, as defined in the 17 Oregon Code of Military Justice (2008), or their assistants shall make frequent inspections in the 18 field for supervision of the administration of military justice and general military legal matters.

[(4)] (6)(a) Convening authorities shall at all times communicate directly with their [staff judge
 advocate or legal officers] judge advocate in matters relating to the administration of military justice and general military legal matters[; and].

(b) The [staff judge advocate or legal officer] judge advocate of any command [is entitled to] may communicate directly with the [staff judge advocate or legal officer] judge advocate of a superior or subordinate command, or with the State Judge Advocate or the Senior Force Judge Advocate, as defined in the Oregon Code of Military Justice (2008).

[(5)] (7) A person who has acted as member, military judge, trial counsel, assistant trial counsel, defense counsel, assistant defense counsel or investigating officer, or who has been a witness for either the prosecution or defense in any case, may not later act as [*staff judge advocate or legal officer*] **judge advocate** to any reviewing authority upon the same case.

30 [(6)] (8) A judicial officer, as defined by ORS 1.210, is not prohibited, by reason of holding that 31 office, from:

(a) Performing all acts necessary or incumbent to the authorized exercise of duties as a judge
 advocate or as a member of the Military Council.

(b) Being assigned as a judge advocate by the Adjutant General as appointed by the
 Governor as Commander in Chief under the Oregon Constitution.

36 **SECTION 2.** ORS 398.420 is amended to read:

37 398.420. (1) There is established within the Oregon Military Department the Armed Forces Court
 38 of Appeals for Oregon.

(2) The court shall have exclusive jurisdiction over appeals properly brought [under regulations
 adopted by the Adjutant General] under this chapter and ORS chapters 396 and 399.

(3) The Adjutant General shall appoint three persons who shall serve as judges on the court.
The persons appointed shall serve without compensation.

(4) One person shall be Chief Judge and two persons shall be Associate Judges. The Chief Judge
shall be selected by the three judges. The selection shall be subject to the approval of the Adjutant
General.

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(5)(a) Appointments shall be for a term of six years, except that the initial appointments of the 1 2 judges shall be for the following terms: (A) One judge shall serve a two-year term. 3 (B) One judge shall serve a four-year term. 4 (C) One judge shall serve a six-year term. 5 (b) The term of office of any successor judges shall be six years, but any judge appointed to fill 6 a vacancy occurring prior to the expiration of the term for which the judge's predecessor was ap-7 pointed shall be appointed only for the unexpired term of the predecessor. 8 9 (c) Any person appointed to a full or partial term on the court, unless otherwise disqualified, shall be eligible for reappointment. 10 (6) A person is eligible for appointment to the court if the person: 11 12(a) Is a member of the Oregon State Bar and admitted to practice before the highest court of 13 this state; (b) Is a former commissioned officer of the Armed Forces of the United States [(regular, reserve 14 15 or National Guard)] or the reserve components, or is a former or current member of the Oregon 16 State Defense Force; and (c) Has at least: 17 18 (A) Five years' experience as an officer in the Judge Advocate General's Corps; or (B) Fifteen years' experience in the Judge Advocate Branch of the Oregon State Defense Force. 19 (7) Judges of the court may be removed by the Adjutant General, upon notice and hearing, for 20neglect of duty or malfeasance in office or for mental or physical disability, but for no other cause. 2122(8) If a judge of the court is temporarily unable to perform the judge's duties due to mental or physical disability, the Adjutant General may designate another person eligible for appointment to 23the court to fill the office for the period of disability. 24(9) The Oregon Military Department shall be responsible for reimbursement and funding of all 25usual travel and per diem expenses of the judges. 2627(10) The Adjutant General shall adopt regulations to govern appellate procedure before the court. The regulations shall be substantially similar to the provisions for post-trial procedure and 28review of courts-martial under the Uniform Code of Military Justice. 2930 (11) A party aggrieved by a decision of the Armed Forces Court of Appeals for Oregon 31 may petition the Supreme Court of this state for review within 35 days after the date of the decision, in the manner provided by rules of the Supreme Court. 32SECTION 3. ORS 399.238 is amended to read: 33 34 399.238. (1) As used in this section, "service member" means: 35 (a) A member of the organized militia who is called into active service [of the state by the Governor] under ORS [399.065 (1)] chapter 399. 36 37 (b) A member of the Oregon National Guard who is called into active service outside this state 38 under Title 10 or Title 32 of the United States Code. [(c) A member of the Oregon National Guard who is called into active state duty under ORS 39 40 399.075.] (2) A service member may, while in active service [or active state duty] or within [six months] 41 one year after that service [or duty] ends, apply to a court or an administrative body: 42(a) For relief with respect to any obligation or liability incurred by the member before the pe-43 riod of active service [or active state duty] began. The court or administrative body, after appropriate 44 notice and hearing, may grant relief unless the court or administrative body determines that the 45

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ability of the member to comply with the terms of the obligation or liability has not been materially
 affected by active service [or active state duty].

3 (b) For a stay of a civil or administrative proceeding in which the service member is a party. 4 The court or administrative body, after appropriate notice, shall grant the stay unless the court or 5 administrative body determines that the ability of the service member to appear is not materially 6 affected by active service [or active state duty].

(3) The court or administrative body may not charge or collect any fee from a service member
who applies to the court or administrative body for relief under this section.

9 (4) An application filed under this section may not be deemed as consent to jurisdiction in any 10 action or proceeding.

(5) The period of a service member's active service may not be included in computing any period limited by law, rule or order for bringing any action or proceeding before a court or administrative body for or against the service member or the service member's heirs, executors, administrators or assigns.

<u>SECTION 4.</u> The amendments to ORS 399.238 by section 3 of this 2009 Act apply to applications to a court or an administrative body brought on or after the effective date of this
 2009 Act.

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