

113TH CONGRESS  
2D SESSION

# S. 1917

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IN THE HOUSE OF REPRESENTATIVES

MARCH 11, 2014

Referred to the Committee on Armed Services, and in addition to the Committees on Transportation and Infrastructure, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## AN ACT

To provide for additional enhancements of the sexual assault prevention and response activities of the Armed Forces.

1       *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

## **1 SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Victims Protection Act  
3 of 2014”.

#### 4 SEC. 2. INCLUSION OF SENIOR TRIAL COUNSEL DETER-

5 MINATIONS ON REFERRAL OF CASES TO  
6 TRIAL BY COURT-MARTIAL IN CASES RE-  
7 VIEWED BY SECRETARIES OF MILITARY DE-  
8 PARTMENTS.

9       Section 1744 of the National Defense Authorization  
10 Act for Fiscal Year 2014 is amended—

11 (1) in subsection (c)—

18 (2) in subsection (d)—

(B) by inserting “or the senior trial coun-  
sel detailed to the case” after “Military Jus-  
tice).”

1     **SEC. 3. ADDITIONAL ENHANCEMENTS OF MILITARY DE-**  
2                 **PARTMENT ACTIONS ON SEXUAL ASSAULT**  
3                 **PREVENTION AND RESPONSE.**

4         (a) ADDITIONAL DUTY OF SPECIAL VICTIMS' COUN-  
5     SEL.—In addition to any duties authorized by section  
6     1044e of title 10, United States Code (as added by section  
7     1716 of the National Defense Authorization Act for Fiscal  
8     Year 2014), a Special Victims' Counsel designated under  
9     subsection (a) of such section 1044e shall provide advice  
10    to victims of sexual assault on the advantages and dis-  
11    advantages of prosecution of the offense concerned by  
12    court-martial or by a civilian court with jurisdiction over  
13    the offense before such victims express their preference  
14    as to the prosecution of the offense under subsection (b).

15         (b) CONSULTATION WITH VICTIMS REGARDING  
16    PREFERENCE IN PROSECUTION OF CERTAIN SEXUAL OF-  
17    FENSES.—

18                 (1) IN GENERAL.—The Secretaries of the mili-  
19     tary departments shall each establish a process to  
20     ensure consultation with the victim of a covered sex-  
21     ual offense that occurs in the United States with re-  
22     spect to the victim's preference as to whether the of-  
23     fense should be prosecuted by court-martial or by a  
24     civilian court with jurisdiction over the offense.

25                 (2) WEIGHT AFFORDED PREFERENCE.—The  
26     preference expressed by a victim under paragraph

1       (1) with respect to the prosecution of an offense,  
2       while not binding, should be afforded great weight in  
3       the determination whether to prosecute the offense  
4       by court-martial or by a civilian court.

5                     (3) NOTICE TO VICTIM OF LACK OF CIVILIAN  
6                     CRIMINAL PROSECUTION AFTER PREFERENCE FOR  
7                     SUCH PROSECUTION.—In the event a victim ex-  
8       presses a preference under paragraph (1) in favor of  
9       prosecution of an offence by civilian court and the  
10      civilian authorities determine to decline prosecution,  
11      or defer to prosecution by court-martial, the victim  
12      shall be promptly notified of that determination.

13                     (c) PERFORMANCE APPRAISALS OF MEMBERS OF  
14      THE ARMED FORCES.—

15                     (1) APPRAISALS OF ALL MEMBERS ON COMPLI-  
16      ANCE WITH SEXUAL ASSAULT PREVENTION AND RE-  
17      SPONSE PROGRAMS.—The Secretaries of the military  
18      departments shall each ensure that the written per-  
19      formance appraisals of members of the Armed  
20      Forces (whether officers or enlisted members) under  
21      the jurisdiction of such Secretary include an assess-  
22      ment of the extent to which each such member sup-  
23      ports the sexual assault prevention and response  
24      program of the Armed Force concerned.

(A) allegations of sexual assault are properly managed and fairly evaluated; and

(B) a victim can report criminal activity, including sexual assault, without fear of retaliation, including ostracism and group pressure from other members of the command.

14 (d) COMMAND CLIMATE ASSESSMENTS FOLLOWING  
15 INCIDENTS OF CERTAIN SEXUAL OFFENSES.—

1 investigation organizations and commanders pursuant  
2 to paragraph (2).

3 (2) PROVISION TO MILITARY CRIMINAL INVESTIGATION ORGANIZATIONS AND COMMANDERS.—A  
4 command climate assessment performed pursuant to  
5 paragraph (1) shall be provided to the following:

6 (A) The military criminal investigation organization conducting the investigation of the  
7 offense concerned.

8 (B) The commander next higher in the chain of command of the command covered by  
9 the climate assessment.

10 (e) CONFIDENTIAL REVIEW OF CHARACTERIZATION  
11 OF TERMS OF DISCHARGE OF VICTIMS OF SEXUAL OFFENSES.—

12 (1) IN GENERAL.—The Secretaries of the military departments shall each establish a confidential process, through boards for the correction of military records of the military department concerned, by which an individual who was the victim of a covered sexual offense during service in the Armed Forces may challenge, on the basis of being the victim of such an offense, the terms or characterization of the individual's discharge or separation from the Armed Forces.

1                             (2) CONSIDERATION OF INDIVIDUAL EXPERI-  
2                             ENCES IN CONNECTION WITH OFFENSES.—In decid-  
3                             ing whether to modify the terms or characterization  
4                             of an individual's discharge or separation pursuant  
5                             to the process required by paragraph (1), the Sec-  
6                             retary of the military department concerned shall in-  
7                             struct boards to give due consideration to the psy-  
8                             chological and physical aspects of the individual's ex-  
9                             perience in connection with the offense concerned,  
10                             and to what bearing such experience may have had  
11                             on the circumstances surrounding the individual's  
12                             discharge or separation from the Armed Forces.

13                             (3) PRESERVATION OF CONFIDENTIALITY.—  
14                             Documents considered and decisions rendered pursu-  
15                             ant to the process required by paragraph (1) shall  
16                             not be made available to the public, except with the  
17                             consent of the individual concerned.

18                             (f) COVERED SEXUAL OFFENSE DEFINED.—In sub-  
19                             sections (a) through (e), the term “covered sexual offense”  
20                             means any of the following:

21                             (1) Rape or sexual assault under subsection (a)  
22                             or (b) of section 920 of title 10, United States Code  
23                             (article 120 of the Uniform Code of Military Jus-  
24                             tice).

(g) MODIFICATION OF MILITARY RULES OF EVIDENCE RELATING TO ADMISSIBILITY OF GENERAL MILITARY CHARACTER TOWARD PROBABILITY OF INNOCENCE.—Not later than 180 days after the date of the enactment of this Act, Rule 404(a) of the Military Rules of Evidence shall be modified to clarify that the general military character of an accused is not admissible for the purpose of showing the probability of innocence of the accused, except that evidence of a trait of the military character of an accused may be offered in evidence by the accused when that trait is relevant to an element of an offense for which the accused has been charged.

20 SEC. 4. APPLICABILITY OF SEXUAL ASSAULT PREVENTION  
21 AND RESPONSE AND RELATED MILITARY  
22 JUSTICE ENHANCEMENTS TO MILITARY  
23 SERVICE ACADEMIES.

24 (a) MILITARY SERVICE ACADEMIES.—The Secretary  
25 of the military department concerned shall ensure that the

1 provisions of title XVII of the National Defense Author-  
2 ization Act for Fiscal Year 2014 (as amended by this Act)  
3 and this Act apply to the United States Military Academy,  
4 the Naval Academy, and the Air Force Academy, as appli-  
5 cable.

6       (b) COAST GUARD ACADEMY.—The Secretary of  
7 Homeland Security shall ensure that the provisions of title  
8 XVII of the National Defense Authorization Act for Fiscal  
9 Year 2014 (as so amended) and this Act apply to the  
10 Coast Guard Academy.

11 **SEC. 5. COLLABORATION BETWEEN THE DEPARTMENT OF**  
12 **DEFENSE AND THE DEPARTMENT OF JUS-**  
13 **TICE IN EFFORTS TO PREVENT AND RE-**  
14 **SPOND TO SEXUAL ASSAULT.**

15       (a) STRATEGIC FRAMEWORK ON COLLABORATION  
16 REQUIRED.—Not later than 270 days after the date of  
17 the enactment of this Act, the Secretary of Defense and  
18 the Attorney General shall jointly develop a strategic  
19 framework for ongoing collaboration between the Depart-  
20 ment of Defense and the Department of Justice in their  
21 efforts to prevent and respond to sexual assault. The  
22 framework shall be based on and include the following:

23           (1) An assessment of the role of the Depart-  
24  ment of Justice in investigations and prosecutions of  
25 sexual assault cases in which the Department of De-

1       fense and the Department of Justice have concur-  
2       rent jurisdiction, with the assessment to include a  
3       review of and list of recommended revisions to rel-  
4       evant Memoranda of Understanding and related doc-  
5       uments between the Department of Justice and the  
6       Department of Defense.

7               (2) An assessment of the feasibility of estab-  
8       lishing the position of advisor on military sexual as-  
9       saults within the Department of Justice (using exist-  
10      ing Department resources and personnel) to assist in  
11      the activities required under paragraph (1) and pro-  
12      vide to the Department of Defense investigative and  
13      other assistance in sexual assault cases occurring on  
14      domestic and overseas military installations over  
15      which the Department of Defense has primary juris-  
16      diction, with the assessment to address the feasi-  
17      bility of maintaining representatives or designees of  
18      the advisor at military installations for the purpose  
19      of reviewing cases of sexual assault and providing  
20      assistance with the investigation and prosecution of  
21      sexual assaults.

22               (3) An assessment of the number of unsolved  
23      sexual assault cases that have occurred on military  
24      installations, and a plan, with appropriate bench-  
25      marks, to review those cases using currently avail-

1       able civilian and military law enforcement resources,  
2       such as new technology and forensics information.

3                 (4) A strategy to leverage efforts by the De-  
4       partment of Defense and the Department of Jus-  
5       tice—

6                         (A) to improve the quality of investiga-  
7       tions, prosecutions, specialized training, services  
8       to victims, awareness, and prevention regarding  
9       sexual assault; and

10                         (B) to address social conditions that relate  
11       to sexual assault.

12                 (5) Mechanisms to promote information sharing  
13       and best practices between the Department of De-  
14       fense and the Department of Justice on prevention  
15       and response to sexual assault, including victim as-  
16       sistance through the Violence against Women Act  
17       and Office for Victims of Crime programs of the De-  
18       partment of Justice.

19                 (b) REPORT.—The Secretary of Defense and the At-  
20       torney General shall jointly submit to the appropriate  
21       committees of Congress a report on the framework re-  
22       quired by subsection (a). The report shall—

23                         (1) describe the manner in which the Depart-  
24       ment of Defense and Department of Justice will col-  
25       laborate on an ongoing basis under the framework;

1                   (2) explain obstacles to implementing the  
2 framework; and

3                   (3) identify changes in laws necessary to  
4 achieve the purpose of this section.

5                   (c) APPROPRIATE COMMITTEES OF CONGRESS DE-  
6 FINED.—In this section, the term “appropriate commit-  
7 tees of Congress” means—

8                   (1) the Committee on Armed Services and the  
9 Committee on the Judiciary of the Senate; and

10                  (2) the Committee on Armed Services and the  
11 Committee on the Judiciary of the House of Rep-  
12 resentatives.

13 **SEC. 6. MODIFICATION OF DEADLINE FOR REPORT ON**  
14 **NEED FOR PUNITIVE UCMJ ARTICLE ON IN-**  
15 **APPROPRIATE CONTACT WITH PROSPECTIVE**  
16 **AND NEW MEMBERS OF THE ARMED FORCES.**

17                  Section 1741(d) of the National Defense Authoriza-  
18 tion Act for Fiscal Year 2014 is amended by striking “120  
19 days” and inserting “60 days”.

20 **SEC. 7. SENSE OF SENATE ON INDEPENDENT PANEL ON RE-**  
21 **VIEW AND ASSESSMENT ON RESPONSE SYS-**  
22 **TEMS TO SEXUAL ASSAULT CRIMES.**

23                  It is the sense of the Senate that—

24                  (1) the panel to review and assess the systems  
25 used to respond to sexual assault established by sec-

1       tion 576 of the National Defense Authorization Act  
2       for Fiscal Year 2013 (Public Law 112–239; 126  
3       Stat. 1758) is conducting an independent assess-  
4       ment of the systems used to investigate, prosecute,  
5       and adjudicate crimes involving adult sexual assault  
6       and related offenses;

7                 (2) the work of the panel will be critical in in-  
8       forming the efforts of Congress to combat rape, sex-  
9       ual assault, and other sex-related crimes in the  
10      Armed Forces;

11                 (3) the panel should include in its assessment  
12       under subsection (d)(1) of section 576 of the Na-  
13       tional Defense Authorization Act for Fiscal Year  
14       2013 a review of the reforms that will be enacted  
15       pursuant to title XVII of the National Defense Au-  
16       thorization Act for Fiscal Year 2014 (as amended by  
17       this Act) and this Act; and

18                 (4) the views of the victim advocate community  
19       should continue to be well-represented on the panel,

1 and input from victims should continue to play a  
2 central role in informing the work of the panel.

Passed the Senate March 10, 2014.

Attest: NANCY ERICKSON,  
*Secretary.*