

116TH CONGRESS
1ST SESSION

H. R. 3216

To enhance efforts to prevent sexual assault in the Armed Forces, and
for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 11, 2019

Mrs. TRAHAN (for herself, Mr. TURNER, and Mr. CISNEROS) introduced the
following bill; which was referred to the Committee on Armed Services

A BILL

To enhance efforts to prevent sexual assault in the Armed
Forces, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the “Prevention of Sexual
5 Assault in the Armed Forces Act”.

6 SEC. 2. DEFENSE ADVISORY COMMITTEE FOR THE PREVEN-
7 TION OF SEXUAL MISCONDUCT.

8 (a) ESTABLISHMENT REQUIRED.—

9 (1) IN GENERAL.—The Secretary of Defense
10 shall establish and maintain within the Department

1 of Defense an advisory committee to be known as
2 the “Defense Advisory Committee for the Prevention
3 of Sexual Misconduct” (in this section referred to as
4 the “Advisory Committee”).

5 (2) DEADLINE FOR ESTABLISHMENT.—The
6 Secretary shall establish the Advisory Committee not
7 later than 180 days after the date of the enactment
8 of this Act.

9 (b) MEMBERSHIP.—

10 (1) IN GENERAL.—The Advisory Committee
11 shall consist of not more than 20 members, ap-
12 pointed by the Secretary from among individuals
13 who have an expertise appropriate for the work of
14 the Advisory Committee, including at least one indi-
15 vidual with each expertise as follows:

16 (A) Expertise in the prevention of sexual
17 assault and behaviors on the sexual assault con-
18 tinuum of harm.

19 (B) Expertise in the prevention of suicide.

20 (C) Expertise in trauma and trauma symp-
21 toms.

22 (D) Expertise in the change of culture of
23 large organizations.

24 (E) Expertise in implementation science.

1 (2) BACKGROUND OF INDIVIDUALS.—Individuals appointed to the Advisory Committee may include individuals with expertise in sexual assault prevention efforts of institutions of higher education, public health officials, and such other individuals as the Secretary considers appropriate.

7 (3) PROHIBITION ON MEMBERSHIP OF MEMBERS OF ARMED FORCES ON ACTIVE DUTY.—A member of the Armed Forces serving on active duty may not serve as a member of the Advisory Committee.

12 (c) DUTIES.—

13 (1) IN GENERAL.—The Advisory Committee shall advise the Secretary on the following:

15 (A) The prevention of sexual assault (including rape, forcible sodomy, other sexual assault, and other sexual misconduct (including behaviors on the sexual assault continuum of harm)) involving members of the Armed Forces.

20 (B) The policies, programs, and practices of each military department, each Armed Force, and each military service academy for the prevention of sexual assault as described in subparagraph (A).

1 (2) BASIS FOR PROVISION OF ADVICE.—For
2 purposes of providing advice to the Secretary pursuant
3 to this subsection, the Advisory Committee shall
4 review, on an ongoing basis, the following:

5 (A) Closed cases involving allegations of
6 sexual assault described in paragraph (1).

7 (B) Efforts of institutions of higher education to prevent sexual assault among students.

10 (C) Any other information or matters that
11 the Advisory Committee or the Secretary considers appropriate.

13 (3) COORDINATION OF EFFORTS.—In addition
14 to the reviews required by paragraph (2), for purposes of providing advice to the Secretary, the Advisory Committee shall also consult and coordinate with the Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault in the Armed Forces (DAC–IPAD) on matters of joint interest to the two Advisory Committees.

21 (d) ANNUAL REPORT.—Not later than March 30
22 each year, the Advisory Committee shall submit to the
23 Secretary and the Committees on Armed Services of the
24 Senate and the House of Representatives a report on the

1 activities of the Advisory Committee pursuant to this sec-
2 tion during the preceding year.

3 (e) SEXUAL ASSAULT CONTINUUM OF HARM.—In
4 this section, the term “sexual assault continuum of harm”
5 includes—

6 (1) inappropriate actions (such as sexist jokes),
7 sexual harassment, gender discrimination, hazing,
8 cyber bullying, or other behavior that contributes to
9 a culture that is tolerant of, or increases risk for,
10 sexual assault; and

11 (2) maltreatment or ostracism of a victim for a
12 report of sexual misconduct.

13 (f) TERMINATION.—

14 (1) IN GENERAL.—Except as provided in para-
15 graph (2), the Advisory Committee shall terminate
16 on the date that is five years after the date of the
17 establishment of the Advisory Committee pursuant
18 to subsection (a).

19 (2) CONTINUATION.—The Secretary of Defense
20 may continue the Advisory Committee after the ter-
21 mination date applicable under paragraph (1) if the
22 Secretary determines that continuation of the Advi-
23 sory Committee after that date is advisable and ap-
24 propriate. If the Secretary determines to continue
25 the Advisory Committee after that date, the Sec-

1 retary shall notify the Committees on the Armed
2 Services of the Senate and House of Representa-
3 tives.

4 **SEC. 3. NOTICE TO VICTIMS OF ALLEGED SEXUAL ASSAULT**
5 **OF PENDENCY OF FURTHER ADMINISTRA-**
6 **TIVE ACTION FOLLOWING A DETERMINATION**
7 **NOT TO REFER TO TRIAL BY COURT-MAR-**
8 **TIAL.**

9 Under regulations prescribed by the Secretary of De-
10 fense, upon a determination not to refer a case of alleged
11 sexual assault for trial by court-martial under chapter 47
12 of title 10, United States Code (the Uniform Code of Mili-
13 tary Justice), the commander making such determination
14 shall periodically notify the victim of the status of a final
15 determination on further action on such case, whether
16 non-judicial punishment under section 815 of such title
17 (article 15 of the Uniform Code of Military Justice), other
18 administrative action, or no further action. Such notifica-
19 tions shall continue not less frequently than monthly until
20 such final determination.

21 **SEC. 4. AUTHORITY FOR DETAIL OF CERTAIN ENLISTED**
22 **MEMBERS OF THE ARMED FORCES AS STU-**
23 **DENTS AT LAW SCHOOLS.**

24 (a) IN GENERAL.—Chapter 101 of title 10, United
25 States Code, is amended—

1 (1) by redesignating sections 2004a and 2004b
2 as sections 2004b and 2004c, respectively; and
3 (2) by inserting after section 2004 the following
4 new section:

5 **“§ 2004a. Detail as students at law schools: certain**
6 **enlisted members**

7 “(a) IN GENERAL.—The Secretary of each military
8 department may, under regulations prescribed by the Sec-
9 retary of Defense, detail enlisted members of the armed
10 forces as students at accredited law schools, located in the
11 United States, for a period of training leading to the de-
12 gree of bachelor of laws or juris doctor. No more than
13 twenty-five officers from each military department may
14 commence such training in any single fiscal year.

15 “(b) ELIGIBILITY FOR DETAIL.—To be eligible for
16 detail under subsection (a), a member must be a citizen
17 of the United States and must—

18 “(1) as of the time training is to begin—

19 “(A) have served on active duty for a pe-
20 riod of not less than four years nor more than
21 eight years;

22 “(B) be in pay grade E–5 or E–6; and

23 “(C) meet all requirements for acceptance
24 of a commission as a commissioned officer in
25 the armed forces; and

1 “(2) sign an agreement that, unless sooner sep-
2 arated, the member will—

3 “(A) complete the educational course of
4 legal training;

5 “(B) upon completion of the educational
6 course of legal training—

7 “(i) accept a commission as a commis-
8 sioned officer in the armed forces; and

9 “(ii) accept transfer or detail as a
10 judge advocate or law specialist within the
11 department concerned; and

12 “(C) agree to serve on active duty fol-
13 lowing completion or other termination of the
14 educational course of legal training for a period
15 of two years for each year or part thereof of
16 such training.

17 “(c) SELECTION.—Members detailed for legal train-
18 ing under subsection (a) shall be selected on a competitive
19 basis by the Secretary of the military department con-
20 cerned, under the regulations required by subsection (a).

21 “(d) SERVICE AND SERVICE OBLIGATIONS.—(1) Ex-
22 cept as provided in paragraph (2), any service obligation
23 incurred by a member under an agreement entered into
24 under subsection (b) shall be in addition to any service

1 obligation incurred by the member under any other provi-
2 sion of law or agreement.

3 “(2)(A) A member who does not successfully com-
4 plete a course of legal training to which detailed pursuant
5 to this section shall cease such detail and return to the
6 armed force concerned as an enlisted member.

7 “(B) Any time of a member described by subpara-
8 graph (A) in a course of legal training described in that
9 subparagraph shall not count toward satisfaction of any
10 period of service required under the current contract or
11 agreement of the member for enlistment in the armed
12 forces.

13 “(e) LIMITATION ON NUMBER DETAILABLE.—The
14 aggregate number of enlisted members detailed under this
15 section and commissioned officers detailed under section
16 2004 of this title in any fiscal year by a Secretary of a
17 military department may not exceed 25.

18 “(f) OTHER ADMINISTRATIVE MATTERS.—Sub-
19 sections (d) and (f) of section 2004 of this title shall apply
20 to the detail of members under this section, except that
21 any reference in such section to an ‘officer’ shall be
22 deemed to be a reference to an ‘enlisted member’ for such
23 purposes.”.

24 (b) CONFORMING AMENDMENTS.—

1 (1) IN GENERAL.—Section 2004 of such title is
2 amended—

3 (A) in subsection (a), by striking the sec-
4 ond sentence; and

5 (B) in subsection (f)—

6 (i) by inserting “(1)” after “(f)”; and

7 (ii) by adding at the end the following
8 new paragraph:

9 “(2) The aggregate number of commissioned officers
10 detailed under this section and enlisted members detailed
11 under section 2004a of this title in any fiscal year by a
12 Secretary of a military department may not exceed 25.”.

13 (2) HEADING AMENDMENT.—The heading of
14 section 2004 of such title is amended to read as fol-
15 lows:

16 **“§ 2004. Detail as students at law schools: commis-**
17 **sioned officers”.**

18 (c) CLERICAL AMENDMENT.—The table of sections
19 at the beginning of chapter 101 of such title is amended
20 by striking the item relating to section 2004 and inserting
21 the following new items:

“2004. Detail as students at law schools: commissioned officers.

“2004a. Detail as students at law schools: certain enlisted members.

“2004b. Detail of commissioned officers as students at medical schools.

“2004c. Detail of commissioned officers as students at schools of psychology.”.

