SUBSTITUTE FOR

HOUSE BILL NO. 5501

A bill to amend 1967 PA 150, entitled "Michigan military act," by amending sections 105, 179, and 310 (MCL 32.505, 32.579, and 32.710), sections 105 and 179 as amended by 1998 PA 212 and section 310 as amended by 1990 PA 301, and by adding section 372a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 105. The definitions used in the command, administra-
- 2 tion, supply, training, discipline, deployment, and employment of
- 3 the armed forces of the United States, unless clearly inapplica-
- 4 ble or contradictory, are adopted with respect to the state mili-
- 5 tary establishment except as otherwise provided in this act. As
- 6 used in this act:
- 7 (a) "Military" means a reference to all components of the
- 8 state military establishment.

House Bill No. 5501

- (b) "Michigan national guard" means the army national guard
 and the air national guard.
- 3 (c) "Commander-in-chief" means the governor of this state.
- 4 (d) "Active state service", as applied to the national guard
- 5 and the defense force, means military service in support of civil
- 6 authorities, at the request of local authorities, including, but
- 7 not limited to, support in the enforcement of laws prohibiting
- 8 the importation, sale, delivery, possession, or use of a con-
- 9 trolled substance, if ordered by the governor or as otherwise
- 10 provided in this act. As used in this section, "controlled
- 11 substance" means that term as defined in section 7104 of the
- 12 public health code, 1978 PA 368, MCL 333.7104.
- 13 (e) "Special duty" means military service in support of the
- 14 full-time operation of the state military establishment for a
- 15 period of not less than 1 day if ordered by competent authority.
- 16 (f) "Active service" means service, including active state
- 17 service and special duty required by law, regulation, or pursuant
- 18 to order of the governor. Active service includes continuing
- 19 service of an active member of the national guard and the defense
- 20 force in fulfilling that active member's commission, appointment,
- 21 or enlistment.
- 22 (g) "Inactive status" means the status of those members of
- 23 the national guard who are listed on an inactive list authorized
- 24 by a federal statute or regulation.
- 25 (h) "In the service of the United States" and "not in the
- 26 service of the United States" mean the same as those terms are
- 27 used and construed under federal laws and regulations.

HB5501, As Passed House, February 6, 2002

- Sub. HB 5501 (H-1) as amended January 30, 2002 3
- 1 (i) "Officer" means a commissioned officer and a warrant
- 2 officer, unless a distinction between commissioned officer and
- 3 warrant officer is clearly evident.
- 4 (j) "Martial law" or "martial rule" means the exercise of
- 5 partial or complete military control over domestic territory in
- 6 time of emergency because of public necessity.
- 7 (k) "Armory" means a building, facility, or the lots and
- 8 grounds used by an army, navy, or air unit of the organized mili-
- 9 tia as a home station.
- 10 (l) "Military establishment" means the organized militia of
- 11 this state, including the employees and equipment assigned or
- 12 necessary to carry out the provisions of this act.
- 13 (M) "VITAL RESOURCE" MEANS A PUBLIC OR PRIVATE BUILDING,
- 14 FACILITY, PROPERTY, [FUNCTION, OR LOCATION, THE PROTECTION OF WHICH
- 15 IS CONSIDERED NECESSARY TO THE PUBLIC HEALTH, SAFETY, AND WELFARE
- 16 AND WHICH THE GOVERNOR HAS DESIGNATED, IN WRITING, AS A VITAL RESOURCE OF THIS STATE.]
- 17 Sec. 179. (1) No civilian person, except the governor, may
- 18 command personnel of the state military establishment.
- 19 (2) If any portion of the organized militia is called into
- 20 ACTIVE SERVICE, active state service, or into the service of
- 21 the United States to execute the laws, engage in disaster relief,
- 22 suppress or prevent actual or threatened riot or insurrection,
- 23 or repel invasion, RESPOND TO ACTS OR THREATS OF TERRORISM OR
- 24 SAFEGUARD MILITARY OR OTHER VITAL RESOURCES OF THIS STATE OR OF
- 25 THE UNITED STATES, or to assist in the enforcement of a law pro-
- 26 hibiting the importation, sale, delivery, possession, or use of a
- 27 controlled substance as that term is defined in section 7104 of

HB5501, As Passed House, February 6, 2002

Sub. HB 5501 (H-1) as amended February 6, 2002

- 4
- 1 the public health code, 1978 PA 368, MCL 333.7104, a commanding
- 2 officer shall use his or her own judgment in apprehending or dis-
- 3 persing any A sniper, A rioter, a mob, or AN unlawful
- 4 assembly, OR A PERSON IF REASONABLE GROUNDS EXIST TO BELIEVE THAT
- 5 HE OR SHE HAS COMMITTED A MISDEMEANOR [WITHIN THE PRESENCE OF THE OFFICER OR A] FELONY ON A STATE MILI-
- 6 TARY BASE, AN ARMORY BASE, AN AIR BASE, OR A VITAL RESOURCE OF
- 7 THIS STATE OR OF THE UNITED STATES. That commanding officer
- 8 shall determine the amount and kind of force to be used in pre-
- 9 serving the peace and carrying out the orders of the governor.
- 10 Except as provided in subsection (3), that commanding officer's
- 11 honest and reasonable judgment under the circumstances then
- 12 existing, in the exercise of his or her duty, is full protection,
- 13 civilly and criminally, for any AN act done in the line of
- 14 duty, and a member of the organized militia in ACTIVE SERVICE,
- 15 active state service, or in the service of the United States is
- 16 not liable civilly or criminally for any AN act done
- 17 COMMITTED by him or her in the performance of his or her duty.
- 18 (3) A member of the organized militia in ACTIVE SERVICE,
- 19 active state service, or in the service of the United States
- 20 —, has the immunity of a peace officer IN THIS STATE if —either
- 21 1 OR MORE of the following -applies APPLY:
- 22 (a) The member is acting in aid of civil authorities and
- 23 acting in the line of duty.
- (b) The member is assisting in the enforcement of a law pro-
- 25 hibiting the importation, sale, delivery, possession, or use of a
- 26 controlled substance as that term is defined in section 7104 of

House Bill No. 5501

1 the public health code, 1978 PA 368, MCL 333.7104, and acting in

- 2 the line of duty.
- 3 (C) THE MEMBER HAS BEEN ORDERED BY THE GOVERNOR TO RESPOND
- 4 TO ACTS OR THREATS OF TERRORISM OR TO SAFEGUARD MILITARY OR OTHER
- 5 VITAL RESOURCES OF THIS STATE OR OF THE UNITED STATES AND IS
- 6 ACTING IN THE LINE OF DUTY.
- 7 (4) The attorney general of Michigan THIS STATE shall
- 8 defend any A civil action or criminal prosecution brought in a
- 9 state or federal court, against a member of the organized militia
- 10 or his or her estate, arising from an act or omission alleged to
- 11 have been committed while in ACTIVE SERVICE, active state
- 12 service, or in the service of the United States.
- 13 Sec. 310. The adjutant general is the military advisor to
- 14 the governor and the director of the department of military AND
- 15 VETERANS affairs. The adjutant general's office is in Lansing.
- 16 The adjutant general may publish orders and other directives in
- 17 the name of the governor and the THIS state to implement and
- 18 administer the duties and responsibilities outlined in this act.
- 19 The adjutant general's duties include THE DEVELOPMENT AND IMPLE-
- 20 MENTATION OF PLANS FOR THE DEFENSE OF STATE MILITARY PERSONNEL,
- 21 LANDS, INSTALLATIONS, AND VITAL RESOURCES; maintenance of the
- 22 personnel records of all active, inactive, retired, or deceased
- 23 personnel of the state military establishment; and liaison in the
- 24 transaction of official business for this state with the United
- 25 States and with other states and territories, including those
- 26 duties devolving upon the adjutant general pursuant to the
- 27 national defense act and other pertinent federal laws and

HB5501, As Passed House, February 6, 2002

House Bill No. 5501

- regulations. The adjutant general shall maintain records of 1
- claims for state gratuities for military service rendered by cit-2
- 3 izens of this state and, when authorized by the legislature,
- 4 shall receive, examine, process, and recommend the payment of
- gratuities pursuant to law. The adjutant general may use the 5
- coat of arms of Michigan THIS STATE with the words added "State 6
- of Michigan, Department of Military AND VETERANS Affairs" as the 7
- seal of office. All copies of orders, records, and papers certi-8
- fied and authenticated under the seal are equivalent in evidence 9
- to the originals. 10
- SEC. 372A. IF THE GOVERNOR DECLARES MILITARY PROPERTY OR 11
- ANY PART OF MILITARY PROPERTY TO BE A VITAL RESOURCE OF THE 12
- STATE, THE ADJUTANT GENERAL MAY LIMIT ACCESS TO AND FROM PROPERTY 13
- 14 USED FOR MILITARY PURPOSES IF NECESSARY FOR THE PROTECTION OF
- MILITARY PERSONNEL, INSTALLATIONS, PROPERTY, OR VITAL RESOURCES 15
- OR IF NECESSARY TO PROTECT THE PUBLIC HEALTH, SAFETY, AND WELFARE 16
- OF THE CITIZENS OF THIS STATE. 17