Representative Val L. Peterson proposes the following substitute bill:

1	NATIONAL GUARD - NONJUDICIAL PUNISHMENT
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Val L. Peterson
5	Senate Sponsor: Peter C. Knudson
6	
7	LONG TITLE
8	General Description:
9	This bill makes clarifying changes to the nonjudicial punishment section of the Utah
10	Code of Military Justice.
11	Highlighted Provisions:
12	This bill:
13	 specifies the commanders' parameters for nonjudicial punishment;
14	 provides guidelines for nonjudicial punishment for enlisted personnel and officers;
15	 sets out appeal avenues and limits; and
16	 directs who can mitigate nonjudicial punishment.
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	Utah Code Sections Affected:
22	REPEALS AND REENACTS:
23	39-6-14 , as last amended by Laws of Utah 1989, Chapter 15
24	REPEALS:
25	39-6-13 , as last amended by Laws of Utah 2008, Chapter 287

1st Sub. (Buff) H.B. 301

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27	Be it enacted by the Legislature of the state of Utah:
28	Section 1. Section 39-6-14 is repealed and reenacted to read:
29	<u>39-6-14.</u> Nonjudicial punishment.
30	(1) The governor and the adjutant general of Utah may prescribe regulations governing
31	the administration of nonjudicial punishment. The imposition and enforcement of disciplinary
32	punishment under this section for any act or omission is not a bar to trial by a civilian court of
33	competent jurisdiction.
34	(2) A service member subject to this chapter may request trial by military court in lieu
35	of nonjudicial punishment at any time prior to imposition of nonjudicial punishment.
36	(a) Upon receipt of a timely request for trial by military court in lieu of nonjudicial
37	punishment, the commanding officer may grant the request, or deny the request and continue
38	with nonjudicial punishment proceedings. If the commander denies the member's request for
39	trial by military court, the commander may not impose limitations on personal liberty as a
40	punishment under nonjudicial punishment proceedings. For purposes of this section,
41	punishments imposing limitations on personal liberty include restriction to specific limited
42	areas and extra duties.
43	(b) Denial of a request for trial by military court in lieu of nonjudicial punishment does
44	not create a private right of action and is not subject to judicial review.
45	(3) Any commanding officer in the Utah National Guard may, in addition to a
46	reprimand, impose one or more of the punishments under this section without the intervention
47	of a military court. Forfeiture of pay shall be calculated based on the monthly amount a service
48	member would receive as base pay if on active duty. If a reduction of pay grade is imposed,
49	forfeiture of pay is based on the grade to which the service member was reduced even if the
50	reduction was suspended.
51	(4) Punishment imposed by the governor, a general officer, or a full colonel upon
52	officers within the general officer's or full colonel's command may include:
53	(a) forfeiture of not more than one-half of one month's pay per month for three months;
54	and
55	(b) restriction to specific limited areas, with or without suspension from duty, for not
56	more than 60 consecutive days.

02-01-12 8:55 AM

1st Sub. (Buff) H.B. 301

57	(5) Punishment imposed by the governor, a general officer, or a full colonel upon
58	enlisted personnel within the general officer's or full colonel's command may include:
59	(a) forfeiture of not more than one-half of one month's pay per month for two months;
60	(b) reduction of one or more pay grades if the imposing commander holds promotion
61	authority over the grade from which the enlisted person was demoted, but an enlisted member
62	in a pay grade above E-4 may not be reduced more than two pay grades;
63	(c) extra duties, including fatigue or other duties, for not more than 60 consecutive
64	days; and
65	(d) restriction to specific limited areas, with or without suspension from duty, for not
66	more than 60 consecutive days.
67	(6) Punishment imposed by a commander of the grade of lieutenant colonel or major
68	upon enlisted personnel within the lieutenant colonel's or major's command may include:
69	(a) forfeiture of not more than one-half of one month's pay per month for two months;
70	(b) reduction of no more than two pay grades if the imposing commander holds
71	promotion authority over the grade from which the enlisted person was demoted;
72	(c) extra duties, including fatigue or other duties, for not more than 45 consecutive
73	days; and
74	(d) restriction to specific limited areas, with or without suspension of duty, for not
75	more than 45 consecutive days.
76	(7) Punishment imposed by a commander of the grade of captain or lieutenant upon
77	enlisted personnel within the captain's or lieutenant's command may include:
78	(a) forfeiture of not more than one-half of one month's pay for one month;
79	(b) extra duties, including fatigue or other duties, for not more than 30 consecutive
80	<u>days:</u>
81	(c) restriction to specific limited areas, with or without suspension from duty, for not
82	more than 30 consecutive days; and
83	(d) reduction of one pay grade if the imposing commander holds promotion authority
84	over the grade from which the enlisted person was demoted.
85	(8) Punishments of restriction to specific limited areas and extra duty may be combined
86	to run concurrently, but the combination may not exceed the maximum duration imposable for
87	extra duty.

87 <u>extra duty.</u>

1st Sub. (Buff) H.B. 301

88	(9) (a) The imposing commander or a successor in command may, at any time, suspend
89	by probation:
90	(i) all or any part of the amount of the unexecuted punishment; and
91	(ii) a reduction in grade or a forfeiture imposed, whether or not executed.
92	(b) The imposing commander or a successor in command shall set the terms of
93	probation for any suspended punishment.
94	(c) The imposing commander or a successor in command may, at any time, remit or
95	mitigate any part or amount of the unexecuted punishment. The imposing commander or a
96	successor in command may also set aside in whole or in part the findings, punishment, or both,
97	whether executed or unexecuted, and restore all rights, privileges, and affected property.
98	(d) The imposing commander or a successor in command may mitigate reduction in
99	grade to forfeiture of pay. Extra duties may be mitigated to restriction.
100	(e) A mitigated punishment may not span a greater period of time than the original
101	punishment.
102	(f) When mitigating a reduction in grade to forfeiture of pay, the amount of the
103	forfeiture may not exceed the maximum allowable forfeiture the imposing commander could
104	have originally imposed.
105	(10) (a) A service member punished under this section may appeal to the next superior
106	commander in the service member's chain of command. The next superior commander shall
107	conduct a de novo review of both the findings and punishment under procedures provided by
108	regulation. The next superior commander may modify or set aside the findings or punishment,
109	having the same options afforded the imposing commander as described in this section. In no
110	case may the next superior commander increase the severity of the findings or the amount of
111	punishment originally imposed.
112	(b) If two levels of command exist above the imposing commander, the service
113	member, having exhausted the service member's first level of appeal, may appeal to the next
114	superior commander. If the matter originates with the governor, the adjutant general, or one
115	level of command below the adjutant general, no right to a second appeal exists. The decision
116	of the adjutant general on an appeal of nonjudicial punishment is final and is not subject to
117	further appeal or judicial review.
118	(c) The decision of the governor or the adjutant general to impose nonjudicial

02-01-12 8:55 AM

119	punishment upon a service member is final and is not subject to further appeal or judicial
120	review.
121	(d) The imposing commander shall promptly forward any appeal to the next superior
122	commander. During the course of the appeal, the imposing commander may require the
123	appellant to submit to the imposed punishment.
124	(11) A superior commander shall first obtain a legal review from a judge advocate of
125	the Utah National Guard before acting on an appeal from any of the following imposed
126	punishments:
127	(a) fine or forfeiture of more than seven day's pay;
128	(b) reduction of one or more pay grades;
129	(c) extra duties for more than 14 days; or
130	(d) restriction for more than 14 days.
131	(12) Punishments imposed under this section, except forfeiture of pay, may not extend
132	beyond the termination of the duty status of the punished individual.
133	Section 2. Repealer.
134	This bill repeals:
135	Section 39-6-13, Limits on nonjudicial punishment.