

To facilitate bringing to justice terrorists and other unlawful enemy combatants through full and fair trials by military commissions, and for other purposes.

#### IN THE

#### OF THE UNITED STATES

introduced the following bill; which was read twice and referred to the Committee on

## A BILL

To facilitate bringing to justice terrorists and other unlawful enemy combatants through full and fair trials by military commissions, and for other purposes.

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

#### 1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Military Commis-
- 3 sions Act of 2006".
- 4 SEC. 2. FINDINGS.
- 5 Congress makes the following findings:
- 6 (1) For more than 10 years, the al Qaeda ter-
- 7 rorist organization has waged an unlawful war of
- 8 violence and terror against the United States and
- 9 its allies. Al Qaeda was involved in the bombing

of the World Trade Center in New York City in 1993, the bombing of the United States Embassies in Kenya and Tanzania in 1998, and the attack on the *U.S.S. Cole* in Yemen in 2000. On September 11, 2001, al Qaeda launched the most deadly foreign attack on United States soil in history. Nineteen al Qaeda operatives hijacked four commercial aircraft and piloted them into the World Trade Center Towers in New York City and the head-quarters of the United States Department of Defense at the Pentagon, and downed United Airlines Flight 93. The attack destroyed the Towers, severely damaged the Pentagon, and resulted in the deaths of approximately 3,000 innocent people.

(2) Following the attacks on the United States on September 11th, Congress recognized the existing hostilities with al Qaeda and affiliated terrorist organizations and, by the Authorization for the Use of Military Force Joint Resolution (Public Law 107-40), recognized that "the President has authority under the Constitution to take action to deter and prevent acts of international terrorism against the United States" and authorized the President "to use all necessary and appropriate force against those nations, organizations, or per-

sons he determines planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001 . . . in order to prevent any future acts of international terrorism against the United States by such nations, organizations or persons."

(3) The President's authority to convene military commissions arises from the Constitution's vesting in the President of the executive power and the power of Commander in Chief of the Armed Forces. As the Supreme Court of the United States recognized in *Madsen v. Kinsella*, 343 U.S. 341, 346-48 (1952), "[s]ince our nation's earliest days, such commissions have been constitutionally recognized agencies for meeting many urgent governmental responsibilities related to war. . . . They have taken many forms and borne many names. Neither their procedure nor their jurisdiction has been prescribed by statute. It has been adapted in each instance to the need that called it forth."

(4) In exercising the authority vested in the President by the Constitution and laws of the United States, including the Authorization for Use of Military Force Joint Resolution, and in accor-

dance with the law of war, the President has detained enemy combatants in the course of this armed conflict and issued the Military Order of November 13, 2001, to govern the "Detention, Treatment, and Trial of Certain Non-Citizens in the War Against Terrorism." This Order authorized the Secretary of Defense to establish military commissions to try individuals subject to the Order for any offenses triable by military commission that such individuals are alleged to have committed.

(5) The Supreme Court in *Hamdan v. Rums-feld*, 126 S. Ct. 2749 (2006), held that the military commissions established by the Department of Defense under the President's Military Order of November 13, 2001, were not consistent with certain aspects of United States domestic law. The Congress may by law, and does by enactment of this statute, eliminate any deficiency of statutory authority to facilitate bringing terrorists with whom the United States is engaged in armed conflict to justice for violations of the law of war and other offenses triable by military commissions. The prosecution of such individuals by military commissions established and conducted consistent with

this Act fully complies with the Constitution, the laws of the United States, treaties to which the United States is a party, and the law of war.

(6) The use of military commissions is particularly important in this context because other alternatives, such as the use of courts-martial, generally are impracticable. The terrorists with whom the United States is engaged in armed conflict have demonstrated a commitment to the destruction of the United States and its people, to the violation of the law of war, and to the abuse of American legal processes. In a time of ongoing armed conflict, it generally is neither practicable nor appropriate for combatants like al Qaeda terrorists to be tried before tribunals that include all of the procedures associated with courts-martial.

(7) Many procedures for courts-martial would not be practicable in trying the unlawful enemy combatants for whom this Act provides for trial by military commission. For instance, court-martial proceedings would in certain circumstances—

(A) compel the Government to share classified information with the accused, even though members of al Qaeda cannot be

trusted with our Nation's secrets and it
would not be consistent with the national security of the United States to provide them
with access to classified information;

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(B) exclude the use of hearsay evidence even though such evidence often will be the best and most reliable evidence that the accused has committed a war crime. For example, many witnesses in military commission trials are likely to be foreign nationals who are not amenable to process or may be precluded for national security reasons from entering the United States or Guantanamo Bay to testify. Other witnesses may be unavailable because of military necessity, incarceration, injury, or death. In short, applying the hearsay rules from the Manual for Courts-Martial or from the Federal Rules of Evidence would make it virtually impossible to bring terrorists to justice for their violations of the law of war;

(C) specify speedy trials and technical rules for sworn and authenticated statements when, due to the exigencies of wartime, the United States cannot safely require members

1 of the armed forces to gather evidence on battlefield, including civilian eye-2 the witness testimony, as though they were po-3 lice officers. Nor can the United States di-4 vert members from the front lines and their 5 duty stations to attend military commission 6 Therefore, strict compliance proceedings. 7 8 with such rules for evidence gathered on the battlefield would be impracticable, given the 9 10 preeminent focus on military operations and the chaotic nature of combat. 11 (8) The exclusive judicial review for which 12 this Act, and the Detainee Treatment Act of 2005, 13 provides is without precedent in the history of 14 armed conflicts involving the United States, ex-15 ceeds the scope of judicial review historically pro-16 vided for by military commissions, and is chan-17 neled in a manner appropriately tailored to— 18 (A) the circumstances of the conflicts 19 20 between the United States and international 21 terrorist organizations; and (B) the need to ensure fair treatment 22

of those detained as enemy combatants, to

minimize the diversion of members of the

armed forces from other wartime duties, and

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to protect the national security of the United

States.

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(9) In early 2002, as memorialized in a memorandum dated February 7, 2002, the President determined that common Article 3 of the Geneva Conventions did not apply with respect to the United States conflict with al Qaeda because al Qaeda was not a party to those treaties and the conflict with al Qaeda was an armed conflict of an international character. That was the interpretation of the United States prior to the Supreme Court's decision in *Hamdan* on June 29, 2006. *Hamdan*'s statement to the contrary makes it appropriate to clarify the standards imposed by common Article This Act makes clear that the prohibitions against cruel, inhuman, and degrading treatment found in the Detainee Treatment Act of 2005 fully satisfy the obligations of the United States with respect to the standards for detention and treatment established by section 1 of common Article 3, except for those obligations arising under paragraphs (b) and (d). In addition, the Act makes clear that the Geneva Conventions are not a source of judicially enforceable individual rights, thereby reaffirming that enforcement of the obligations im-

1	posed by the Conventions is a matter between the
2	nations that are parties to them.

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# SEC. 3. AUTHORIZATION FOR MILITARY COMMISSIONS.

- 5 (a) IN GENERAL.—The President is authorized to 6 establish military commissions for violations of the law 7 of war and other offenses triable by military commissions 8 as provided in section 4 of this Act (chapter 47A of title 9 10).
- 10 (b) CONSTRUCTION.—The authority granted in 11 subsection (a) shall not be construed to limit the authority 12 of the President under the Constitution of the United 13 States or the laws thereof to establish military commis-14 sions on the battlefield, in occupied territories, or in other 15 armed conflicts should circumstances so require.
  - (c) SCOPE OF PUNISHMENT AUTHORITY.—A military commission established pursuant to subsection (a) shall have authority to impose upon any person found guilty after a proceeding under this Act a sentence that is appropriate to the offense or offenses for which there was a finding of guilt, which sentence may include death where authorized by this Act, imprisonment for life or a term of years, payment of a fine or restitution, or such other lawful punishment or condition of punishment as the commission shall determine to be proper.

1	(d) EXECUTION OF PUNISHMENT.—The Secretary of
2	Defense shall be authorized to carry out a sentence of
3	punishment decreed by a military commission pursuant
4	to subsection (a) in accordance with such procedures as
5	the Secretary may prescribe.
6	(e) Annual Report on Trials by Military
7	COMMISSION.—
8	(1) ANNUAL REPORT REQUIRED.—Not later
9	than December 31 each year, the Secretary of De-
10	fense shall submit to the Armed Services Commit-
11	tees of the House of Representatives and the Sen-
12	ate an annual report on the conduct of trials by
13	military commissions established pursuant to sub-
14	section (a) during such year.
15	(2) FORM.—Each such report shall be sub-
16	mitted in unclassified form, with classified annex.
17	if necessary and consistent with national security.
18	SEC. 4. MILITARY COMMISSIONS
19	(a) MILITARY COMMISSIONS.—
20	(1) IN GENERAL.—Subtitle A of title 10
21	United States Code, is amended by inserting after
22	chapter 47 the following new chapter:
23	"CHAPTER 47A—MILITARY COMMISSIONS
24	"SUBCHAPTER I—GENERAL PROVISIONS "Sec.
	"948a. Definitions. "948b. Military commissions generally.

"948c. Persons subject to military commissions. "948d. Jurisdiction of military commissions.

## "§ 948a. Definitions

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2	"In this chapter:
3	"(1) ALIEN.—The term 'alien' means an in-
4	dividual who is not a citizen of the United States.
5	"(2) CLASSIFIED INFORMATION.— The term
6	'classified information' means the following—
7	"(A) Any information or material that
8	has been determined by the United States
9	Government pursuant to statute, Executive
10	order, or regulation to require protection
11	against unauthorized disclosure for reasons
12	of national security.
13	"(B) Any restricted data, as that term
14	is defined in section 11 y. of the Atomic En-
15	ergy Act of 1954 (42 U.S.C. 2014(y)).
16	"(3) COMMISSION.—The term 'commission'
17	means a military commission established pursuant
18	to chapter 47A of title 10, United States Code.
19	"(4) Convening Authority.—The term
20	'convening authority' shall be the Secretary of De-
21	fense or his designee.
22	"(5) LAWFUL ENEMY COMBATANT.—The
23	term 'lawful enemy combatant' means an individ-
24	ual determined by or under the authority of the

President or Secretary of Defense (whether on an
individualized or collective basis) to be: (i) a
member of the regular forces of a State party en-
gaged in hostilities against the United States or its
co-belligerents; (ii) a member of a militia, volun-
teer corps, or organized resistance movement be-
longing to a State party engaged in such hostilities,
which are under responsible command, wear a
fixed distinctive sign recognizable at a distance,
carry their arms openly, and abide by the law of
war; or (iii) a member of a regular armed forces
who professes allegiance to a government engaged
in such hostilities, but not recognized by the
United States.
"(6) SECRETARY.—The term 'Secretary'
means the Secretary of Defense.
"(7) UNLAWFUL ENEMY COMBATANT.—The
term 'unlawful enemy combatant' means an indi-
vidual determined by or under the authority of the
President or the Secretary of Defense—
"(A) to be part of or affiliated with a
force or organization—including but not
limited to al Qaeda, the Taliban, any interna-
tional terrorist organization, or associated

1	United States or its co-belligerents in viola-
2	tion of the law of war;
3	"(B) to have committed a hostile act
4	in aid of such a force or organization so en-
5	gaged; or
6	"(C) to have supported hostilities in
7	aid of such a force or organization so en-
8	gaged.
9	"This definition includes any individual de-
10	termined by a Combatant Status Review Tribunal,
11	before the effective date of this Act, to have been
12	properly detained as an enemy combatant, but ex-
13	cludes any alien determined by the President or the
14	Secretary of Defense (whether on an individual-
15	ized or collective basis), or by any competent tri-
16	bunal established under their authority, to be (i) a
17	lawful enemy combatant (including a prisoner of
18	war), or (ii) a protected person whose trial by these
19	military commissions would be inconsistent with
20	Articles 64-76 of the Geneva Convention Relative
21	to the Protection of Civilian Persons in Time of
22	War of August 12, 1949. For purposes of this sec-
23	tion, the term "protected person" refers to the cate-
24	gory of persons described in Article 4 of the Ge-

neva Convention Relative to the Protection of Civilian Persons in Time of War of August 12, 1949.

"(6) GENEVA CONVENTIONS.—The term Geneva Conventions' means the international conventions signed at Geneva on August 12, 1949, including common Article 3.

### "§ 948b. Military commissions generally

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8 "(a) PURPOSE.—This chapter codifies and establishes procedures governing the use of military commis-9 10 sions to try unlawful enemy combatants for violations of 11 the law of war and other offenses triable by military 12 commissions. Although military commissions tradition-13 ally have been constituted by order of the President, the 14 decision of the Supreme Court in Hamdan v. Rumsfeld 15 makes it both necessary and appropriate to codify proce-16 dures for military commissions as set forth herein.

"(b) RULE OF CONSTRUCTION.—The procedures for military commissions set forth in this chapter are modeled after the procedures established for courts-martial in the Uniform Code of Military Justice. However, it would be neither desirable nor practicable to try unlawful enemy combatants by court-martial procedures. The trial of such persons by military commission presents new challenges that require that interpretations of this Act not be unduly influenced by the rules and procedures developed

- 1 for courts-martial. Therefore, no construction or applica-
- 2 tion of chapter 47 of this title shall be binding in the con-
- 3 struction or application of this chapter.
- 4 "(c) Alien unlawful enemy combatants may be
- 5 tried for violations of the law of war and other offenses
- 6 triable by military commissions committed against the
- 7 United States or its co-belligerents before, on, or after
- 8 September 11, 2001.

- 9 "(d) A military commission established under this
- 10 chapter is a regularly constituted court, affording all the
- 11 necessary 'judicial guarantees which are recognized as
- indispensable by civilized peoples' for purposes of com-
- mon Article 3 of the Geneva Conventions.

## 14 **"§ 948c. Persons subject to military commissions**

- "Alien unlawful enemy combatants, as defined in
- section 948a of this title, shall be subject to trial by mili-
- 17 tary commissions as set forth in this chapter.

## "§ 948d. Jurisdiction of military commissions

- 19 "(a) Military commissions shall have jurisdiction
- 20 to try any offense made punishable under this chapter,
- 21 when committed by an alien unlawful enemy combatant.
- 22 Military commissions shall not have jurisdiction over
- 23 lawful enemy combatants. Lawful enemy combatants
- 24 who violate the law of war are subject to chapter 47 of
- 25 Title 10, United States Code. Courts-martial established

1	under chapter 47 shall have jurisdiction to try a lawful
2	enemy combatant for any offense made punishable under
3	this chapter.
4	"(b) Military commissions shall not have jurisdic-
5	tion over any individual determined by the President or
6	the Secretary of Defense (whether on an individualized
7	or collective basis), or by any competent tribunal estab-
8	lished under their authority, to be a "protected person"
9	whose trial by these military commissions would be in-
10	consistent with Articles 64-76 of the Geneva Convention
11	Relative to the Protection of Civilian Persons in Time of
12	War of August 12, 1949. Such persons shall be tried in
13	courts-martial or other tribunals consistent with their
14	status under the Geneva Conventions. For purposes of
15	this section, the term "protected person" refers to the
16	category of persons described in Article 4 of the Geneva
17	Convention Relative to the Protected of Civilian Persons
18	in Time of War of August 12, 1949.
19	"(c) Military commissions may, under such limita-
20	tions as the Secretary of Defense may prescribe, adjudge
21	any punishment not forbidden by this chapter, including
22	the penalty of death where authorized by this chapter.

23 "SUBCHAPTER II—COMPOSITION OF MILITARY

## 24 COMMISSIONS

"Sec.

<sup>&</sup>quot;948h. Who may convene military commissions.

<sup>&</sup>quot;948i. Who may serve on military commissions.

- "948j. Military judge of a military commission.
- "948k. Detail of trial counsel and defense counsel.
- "9481. Detail or employment of reporters and interpreters.
- "948m. Number of members; excuse of members; absent and additional members.

#### "§ 948h. Who may convene military commissions

- 2 "(a) The Secretary may issue orders convening
- 3 military commissions to try individuals under this chap-
- 4 ter.

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- 5 "(b) The Secretary may delegate his authority to
- 6 convene military commissions or to promulgate any
- 7 regulations under this chapter.

#### 8 "§ 948i. Who may serve on military commissions

- 9 "(a) IN GENERAL.—Any commissioned officer of
- 10 the United States armed forces on active duty is eligible
- 11 to serve on a military commission. Eligible commis-
- sioned officers shall include, without limitation, reserve
- 13 personnel on active duty, National Guard personnel on
- 14 active duty in Federal service, and retired personnel re-
- 15 called to active duty.
- 16 "(b) DETAIL OF MEMBERS.—When convening a
- 17 commission, the convening authority shall detail as
- members thereof such members of the armed forces as, in
- 19 his opinion, are fully qualified for the duty by reason of
- 20 age, education, training, experience, length of service,
- 21 and judicial temperament. No member of an armed force
- shall be eligible to serve as a member of a commission

- when he is the accuser or a witness for the prosecution or
- 2 has acted as an investigator or counsel in the same case.
- 3 "(c) EXCUSE OF MEMBERS.—Before a commission
- 4 is assembled for the trial of a case, the convening author-
- 5 ity may excuse a member of the commission from par-
- 6 ticipating in the case.

#### 7 "§ 948j. Military judge of a military commission

- 8 "(a) DETAIL OF A MILITARY JUDGE.—A military
- 9 judge shall be detailed to each commission. The Secre-
- 10 tary shall prescribe regulations providing for the manner
- in which military judges are detailed to such commis-
- sions. The military judge shall preside over each com-
- mission to which he has been detailed. The convening
- authority shall not prepare or review any report concern-
- ing the effectiveness, fitness, or efficiency of the military
- 16 judge so detailed relating to his performance of duty as a
- 17 military judge.
- 18 "(b) ELIGIBILITY.—A military judge shall be a
- 19 commissioned officer of the armed forces who is a mem-
- 20 ber of the bar of a Federal court or a member of the bar
- of the highest court of a State, and who is certified to be
- 22 qualified for duty as a military judge by the Judge Advo-
- 23 cate General of the armed force of which such military
- 24 judge is a member. A commissioned officer who is certi-
- 25 fied to be qualified for duty as a military judge of a

1	commission may perform such other duties as are as-
2	signed to him by or with the approval of that Judge Ad-
3	vocate General or his designee.
4	"(c) Ineligibility of Certain Individuals.—No
5	person is eligible to act as military judge in any case in
6	which he is the accuser or a witness or has acted as inves-
7	tigator or a counsel in the same case.
8	"(d) Consultation with Members; Ineligibility
9	TO VOTE.—Except as provided in section 949d of this ti-
10	tle, the military judge detailed to the commission may not
11	consult with the members of the commission except in
12	the presence of the accused, trial counsel, and defense
13	counsel, nor may he vote with the members of the com-
14	mission.
15	"§ 948k. Detail of trial counsel and defense counsel
16	"(a) DETAIL OF COUNTRY CENEDALLY
17	"(a) Detail of Counsel Generally.—
1 /	"(1) Trial counsel and military defense
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	"(1) Trial counsel and military defense
18	"(1) Trial counsel and military defense counsel shall be detailed for each commission.
18 19	"(1) Trial counsel and military defense counsel shall be detailed for each commission.  "(2) Assistant trial counsel and assistant and
18 19 20	"(1) Trial counsel and military defense counsel shall be detailed for each commission.  "(2) Assistant trial counsel and assistant and associate military defense counsel may be detailed
18 19 20 21	"(1) Trial counsel and military defense counsel shall be detailed for each commission.  "(2) Assistant trial counsel and assistant and associate military defense counsel may be detailed for each commission.

1	"(4) The Secretary shall prescribe regula-
2	tions providing for the manner in which counsel
3	are detailed for military commissions and for the
4	persons who are authorized to detail counsel for
5	such military commissions.
6	"(b) TRIAL COUNSEL.—Subject to subsection (d),
7	trial counsel detailed for a military commission under
8	this chapter must be—
9	"(1) a judge advocate (as that term is defined
10	in section 801 of this title) who is—
11	"(A) a graduate of an accredited law
12	school or is a member of the bar of a Federal
13	court or of the highest court of a State; and
14	"(B) certified as competent to perform
15	duties as trial counsel before general courts-
16	martial by the Judge Advocate General of
17	the armed force of which he is a member; or
18	"(2) a civilian who is—
19	"(A) a member of the bar of a Federal
20	court or of the highest court of a State; and
21	"(B) otherwise qualified to practice
22	before the commission pursuant to regula-
23	tions prescribed by the Secretary.
24	"(c) MILITARY DEFENSE COUNSEL.—Subject to
25	subsection (d), military defense counsel detailed for a

1	military commission under this chapter must be a judge
2	advocate (as so defined) who is—
3	"(1) a graduate of an accredited law school
4	or a member of the bar of a Federal court or of the
5	highest court of a State; and
6	"(2) certified as competent to perform duties
7	as defense counsel before general courts-martial by
8	the Judge Advocate General of the armed force of
9	which he is a member.
10	"(d) Ineligibility of Certain Individuals.—No
11	person who has acted as an investigator, military judge,
12	or member of a military commission under this chapter
13	may act later as trial counsel or defense counsel in the
14	same case. No person who has acted for the prosecution
15	may act later in the same case for the defense, nor may
16	any person who has acted for the defense act later in the
17	same case for the prosecution.
18	"§ 9481. Detail or employment of reporters and inter-
19	preters
20	"(a) COURT REPORTERS.—Under such regulations
21	as the Secretary may prescribe, the convening authority
22	of a military commission shall detail or employ qualified
23	court reporters, who shall record the proceedings of and
24	testimony taken before that commission.

1	"(b) INTERPRETERS.—Under like regulations the
2	convening authority may detail or employ interpreters
3	who shall interpret for the commission, and, as necessary,
4	for trial counsel and defense counsel.
5	"(c) TRANSCRIPT; RECORD.—The transcript shall
6	be under the control of the convening authority, which is
7	responsible for preparing the record of the proceedings.
8	"§ 948m. Number of members; excuse of members;
9	absent and additional members
10	"(a) NUMBER OF MEMBERS.—(1) A military com-
11	mission under this chapter shall, except as provided in
12	paragraph (2), have at least five members.
13	"(2) In a case in which the death penalty is sought,
14	the military commission shall have the number of mem-
15	bers prescribed by section 949m(c) of this title.
16	"(b) EXCUSE OF MEMBERS.—No member of a mili-
17	tary commission may be absent or excused after the
18	commission has been assembled for the trial of the ac-
19	cused unless excused—
20	"(1) as a result of challenge;
21	"(2) by the military judge for physical dis-
22	ability or other good cause; or
23	"(3) by order of the convening authority for
24	good cause.

1	"(c) Absent and Additional Members.—
2	Whenever a military commission is reduced below the
3	requisite number of members, the trial may not proceed
4	unless the convening authority details new members suf-
5	ficient to provide not less than the requisite number. The
6	trial may proceed with the new members present after the
7	recorded evidence previously introduced before the
8	members of the commission has been read to the com-
9	mission in the presence of the military judge, the accused
10	(except as provided by section 949d of this title), and
11	counsel for both sides.
12	"SUBCHAPTER III—PRE-TRIAL PROCEDURE "Sec. "948q. Charges and specifications. "948r. Compulsory self-incrimination prohibited; statements obtained by torture. "948s. Service of charges.
13	"§ 948q. Charges and specifications
14	"(a) CHARGES AND SPECIFICATIONS.—Charges and
15	specifications against an accused shall be signed by a
16	person subject to chapter 47 of this title under oath before
17	a commissioned officer of the armed forces authorized to
18	administer oaths and shall state—
19	"(1) that the signer has personal knowledge
20	of, or reason to believe, the matters set forth
21	therein; and
22	"(2) that they are true in fact to the best of
23	his knowledge and belief.

1	"(b) NOTICE TO ACCUSED.—Upon the swearing of
2	the charges and specifications in accordance with subsec-
3	tion (a), the accused shall be informed of the charges and
4	specifications against him as soon as practicable.
5	§ 948r. Compulsory self-incrimination prohibited;
6	statements obtained by torture
7	"(a) In General.—No person shall be required to
8	testify against himself at a commission proceeding.
9	"(b) Statements Obtained by Torture.—A
10	statement obtained by use of torture, as defined in 18
11	U.S.C. § 2340, whether or not under color of law, shall
12	not be admissible against the accused, except against a
13	person accused of torture as evidence the statement was
14	made.
15	"(c) Statements not Obtained by Torture.—
16	No otherwise admissible statement may be received in
17	evidence, including statements allegedly obtained by co-
18	ercion, if the military judge finds that the circumstances
19	under which the statement was made render it unreliable
20	or lacking in probative value.
21	"§ 948s. Service of charges
22	"The trial counsel assigned to the case shall cause
23	to be served upon the accused and counsel a copy of the
24	charges upon which trial is to be had in English and, if
25	appropriate, in another language that the accused under-

- stands, sufficiently in advance of trial to prepare a de-
- 2 fense.

#### 3 "SUBCHAPTER IV—TRIAL PROCEDURE

- "Sec.
- "949a. Rules.
- "949b. Unlawfully influencing action of military commission.
- "949c. Duties of trial counsel and defense counsel.
- "949d. Sessions.
- "949e. Continuances.
- "949f. Challenges.
- "949g. Oaths.
- "949h. Former jeopardy.
- "949i. Pleas of the accused.
- "949j. Opportunity to obtain witnesses and other evidence.
- "949k. Defense of lack of mental responsibility.
- "9491. Voting and rulings.
- "949m. Number of votes required.
- "949n. Military commission to announce action.
- "949o, Record of trial.

#### 4 **"§ 949a. Rules**

- 5 "(a) PROCEDURES.—Pretrial, trial, and post-trial
- 6 procedures, including elements and modes of proof, for
- 7 cases triable by military commission under this chapter
- shall be prescribed by the Secretary, but may not be con-
- 9 trary to or inconsistent with this chapter.
- 10 "(b) RULES OF EVIDENCE.—Subject to such excep-
- 11 tions and limitations as the Secretary may provide by
- 12 regulation, evidence in a military commission shall be
- 13 admissible if the military judge determines that the evi-
- 14 dence would have probative value to a reasonable person.
- 15 "(c) HEARSAY EVIDENCE.—Hearsay evidence is
- admissible, unless the military judge finds that the cir-
- 17 cumstances render it unreliable or lacking in probative

- value, provided that the proponent of the evidence makes
- 2 the evidence known to the adverse party in advance of
- 3 trial or hearing.
- 4 "The military judge shall exclude any evidence the
- 5 probative value of which is substantially outweighed by
- 6 the danger of unfair prejudice, confusion of the issues, or
- 7 misleading the members of the commission, or by con-
- 8 siderations of undue delay, waste of time, or needless
- 9 presentation of cumulative evidence.

## 10 "§ 949b. Unlawfully influencing action of military

#### 11 **commission**

- "(a) IN GENERAL.—(1) No authority convening a
- military commission under this chapter may censure, rep-
- 14 rimand, or admonish the commission or any member,
- 15 military judge, or counsel thereof, with respect to the
- findings or sentence adjudged by the commission, or with
- 17 respect to any other exercises of its or his functions in the
- 18 conduct of the proceedings.
- 19 "(2) No person may attempt to coerce or, by any
- 20 unauthorized means, influence the action of a commis-
- sion or any member thereof, in reaching the findings or
- sentence in any case, or the action of any convening, ap-
- 23 proving, or reviewing authority with respect to his judi-
- 24 cial acts.

1	"(3) The foregoing provisions of this subsection
2	shall not apply with respect to—
3	"(A) general instructional or informational
4	courses in military justice if such courses are de-
5	signed solely for the purpose of instructing mem-
6	bers of a command in the substantive and proce-
7	dural aspects of military commissions; or
8	"(B) statements and instructions given in
9	open proceedings by the military judge or counsel.
10	"(b) Prohibition on Consideration of Actions
11	ON COMMISSION IN EVALUATION OF FITNESS. In the
12	preparation of an effectiveness, fitness, or efficiency re-
13	port or any other report or document used in whole or in
14	part for the purpose of determining whether a commis-
15	sioned officer of the armed forces is qualified to be ad-
16	vanced, in grade, or in determining the assignment or
17	transfer of any such officer or in determining whether
18	any such officer should be retained on active duty, no
19	person may—
20	"(1) consider or evaluate the performance of
21	duty of any member of a military commission un-
22	der this chapter; or
23	"(2) give a less favorable rating or evalua-
24	tion to any commissioned officer because of the
25	zeal with which such officer, in acting as counsel,

1	represented any accused before a military commis-
2	sion under this chapter.
3	"§ 949c. Duties of trial counsel and defense counsel
4	"(a) TRIAL COUNSEL.—The trial counsel of a mili-
5	tary commission shall prosecute in the name of the
6	United States.
7	"(b) DEFENSE COUNSEL.—(1) The accused shall be
8	represented in his defense before a military commission
9	as provided in this subsection.
10	"(2) The accused shall be represented by military
11	counsel detailed under section 948k of this title.
12	"(3) The accused may be represented by civilian
13	counsel if retained by him, provided that civilian coun-
14	sel—
15	"(A) is a United States citizen;
16	"(B) is admitted to the practice of law in a
17	State, district, territory, or possession of the United
18	States, or before a Federal court;
19	"(C) has not been the subject of any sanction
20	of disciplinary action by any court, bar, or other
21	competent governmental authority for relevant
22	misconduct;
23	"(D) has been determined to be eligible for
24	access to information classified at the level Secret
25	or higher: and

1	"(E) has signed a written agreement to com-
2	ply with all applicable regulations or instructions
3	for counsel, including any rules of court for con-
4	duct during the proceedings.
5	"Civilian defense counsel shall protect any classi-
6	fied information received during the course of their rep-
7	resentation of the accused in accordance with all applica-
8	ble law governing the protection of classified informa-
9	tion, and shall not divulge such information to any person
10	not authorized to receive it.
11	"(4) If the accused is represented by civilian coun-
12	sel, military counsel detailed shall act as associate coun-
13	sel.
14	"(5) The accused is not entitled to be represented
15	by more than one military counsel. However, the person
16	authorized under regulations prescribed under section
17	948k of this title to detail counsel in his sole discretion
18	may detail additional military counsel.
19	"(6) Defense counsel may cross-examine each wit-
20	ness for the prosecution who testifies before the commis-
21	sion.
22	"§ 949d. Sessions
23	"(a) Sessions Without Presence of Members.—
24	(1) At any time after the service of charges which have
25	been referred for trial by military commission, the mili-

1	tary judge may call the commission into session without
2	the presence of the members for the purpose of—
3	"(A) hearing and determining motions rais-
4	ing defenses or objections which are capable of de-
5	termination without trial of the issues raised by a
6	plea of not guilty;
7	"(B) hearing and ruling upon any matter
8	which may be ruled upon by the military judge un-
9	der this chapter, whether or not the matter is ap-
10	propriate for later consideration or decision by the
11	members of the commission;
12	"(C) if permitted by regulations of the Sec-
13	retary, receiving the pleas of the accused; and
14	"(D) performing any other procedural func-
15	tion which may be performed by the military judge
16	under this chapter or under rules prescribed pursu-
17	ant to section 949a of this title and which does not
18	require the presence of the members of the com-
19	mission.
20	"(2) Except as provided in subsection (e), any pro-
21	ceedings under paragraph (1) shall be conducted in the
22	presence of the accused, defense counsel, and trial coun-
23	sel, and shall be made part of the record.
24	"(b) Proceedings in Presence of Accused.—
25	Except as provided in subsections (c) and (e), all pro-

1	ceedings of a military commission under this chapter
2	shall be in the presence of the accused, defense counsel,
3	and trial counsel, and shall be made a part of the record.
4	"(c) Deliberations or Vote of Members.—
5	When the members of the commission deliberate or vote,
6	only the members may be present.
7	"(d) PUBLIC PROCEEDINGS.—(1) The military
8	commission shall hold open and public proceedings.
9	"(2) The military judge may close to the public all
10	or a part of the proceedings of a military commission un-
11	der this chapter only upon making a specific finding that
12	such closure is necessary to—
13	"(A) protect information the disclosure of
14	which could reasonably be expected to cause iden-
15	tifiable damage to the public interest or the na-
16	tional security, including intelligence or law en-
17	forcement sources, methods, or activities; or
18	"(B) ensure the physical safety of individu-
19	als.
20	"(e) LIMITED EXCLUSION OF THE ACCUSED FOR THE
21	PROTECTION OF CLASSIFIED INFORMATION.—(1) The mili-
22	tary judge may, subject to the provisions of this subsec-
23	tion, permit the admission in a military commission un-
24	der this chapter of classified information outside the
25	presence of the accused.

1	"(2) The military judge shall not exclude the ac-
2	cused from any portion of the proceeding except upon a
3	specific finding that extraordinary circumstances exist
4	such that—
5	"(A) the exclusion of the accused—
6	"(i) is necessary to protect classified
7	information the disclosure of which to the
8	accused could reasonably be expected to
9	cause identifiable damage to the national se-
10	curity, including intelligence or law en-
11	forcement sources, methods, or activities; or
12	"(ii) is necessary to ensure the physi-
13	cal safety of individuals; or
14	"(iii) is necessary to prevent disrup-
15	tion of the proceedings by the accused; and
16	"(B) the exclusion of the accused—
17	"(i) is no broader than necessary; and
18	"(ii) will not deprive the accused of a
19	full and fair trial.
20	"(3)(A) A finding under paragraph (2) may be
21	based upon a presentation, including an ex parte or in
22	camera presentation, by either trial counsel or defense
23	counsel.
24	"(B) Before trial counsel may make a presentation
25	described in subparagraph (A) requesting the admission

1	of classified evidence outside the presence of the ac-
2	cused, the head of the executive or military department or
3	governmental agency which has control over the matter
4	(after personal consideration by that officer) shall certify
5	in writing to the military judge that—
6	"(i) the disclosure of such classified infor-
7	mation to the accused could reasonably be ex-
8	pected to prejudice the national security; and
9	"(ii) such evidence has been declassified to
10	the maximum extent possible, consistent with the
11	requirements of national security.
12	"(4)(A) No evidence shall be admitted if the ac-
13	cused is not present for its admission or the evidence is
14	not otherwise provided to the accused, unless the evi-
15	dence is classified information and the military judge
16	makes a specific finding that—
17	"(i) consideration of the evidence by the
18	commission, without the presence of the accused,
19	is warranted; and
20	"(ii) admission of an unclassified summary
21	or redacted version of that evidence would not be
22	an adequate substitute and, in the case of testi-
23	mony, alternative methods to obscure the identity
24	of the witness are not adequate; and

1	"(iii) admission of the evidence would not
2	deprive the accused of a full and fair trial.
3	"(B) If the accused is excluded from a portion of
4	the proceeding, the accused shall be provided with a re-
5	dacted transcript of the proceeding and, to the extent
6	practicable, an unclassified summary of any evidence in-
7	troduced. Under no circumstances shall such a summary
8	or redacted transcript compromise the interests warrant-
9	ing the exclusion of the accused under this subsection.
10	"(5)(A) Military defense counsel shall be present
11	and able to participate in all trial proceedings, and shall
12	be given access to all evidence admitted under subpara-
13	graph (4).
14	"(B) Civilian defense counsel shall be permitted to
15	be present and to participate in all trial proceedings, and
16	shall be given access to evidence admitted under sub-
17	paragraph (4), provided that civilian defense counsel has
18	obtained the necessary security clearances and that such
19	presence and access are consistent with regulations that
20	the Secretary may prescribe to protect classified informa-
21	tion.
22	"(C) Notwithstanding any other provision of law,
23	any defense counsel who receives classified information
24	admitted pursuant to subparagraph (4) shall not be obli-

- 1 gated to, and may not, disclose that evidence to the ac-
- 2 cused.
- 3 "(f) ADMISSION OF STATEMENTS OF ACCUSED.—(1)
- 4 Notwithstanding any other provision in this chapter, no
- 5 statement made by the accused during an interrogation,
- 6 even if otherwise classified, may be admitted into evi-
- 7 dence in a military commission under this chapter unless
- 8 the accused is present for its admission or the evidence is
- 9 otherwise provided to the accused.
- "(2) For purposes of this subsection, a 'statement'
- is a statement communicated knowingly and directly by
- 12 the accused in response to questioning by foreign or
- 13 United States military, intelligence, or criminal investiga-
- 14 tive personnel. This paragraph shall not be construed to
- prevent the redaction of intelligence sources or methods,
- which do not constitute statements of the accused, from
- any document provided to the accused or admitted into
- 18 evidence.

## 19 **"§ 949e. Continuances**

- 20 "The military judge may, for reasonable cause,
- 21 grant a continuance to any party for such time, and as of-
- ten, as may appear to be just.

## 23 **"§ 949f. Challenges**

- 24 "(a) CHALLENGES AUTHORIZED.—The military
- 25 judge and members of the commission may be chal-

- lenged by the accused or the trial counsel for cause stated
- 2 to the commission. The military judge shall determine
- 3 the relevance and validity of the challenges for cause,
- 4 and may not receive a challenge to more than one person
- 5 at a time. Challenges by the trial counsel shall ordinarily
- 6 be presented and decided before those by the accused are
- 7 offered.
- 8 "(b) PEREMPTORY CHALLENGES.—Each accused
- 9 and the trial counsel is entitled to one peremptory chal-
- 10 lenge, but the military judge may not be challenged ex-
- 11 cept for cause.
- 12 "(c) CHALLENGES AGAINST ADDITIONAL MEM-
- 13 BERS.—Whenever additional members are detailed to the
- court, and after any challenges for cause against such ad-
- 15 ditional members are presented and decided, each ac-
- cused and the trial counsel are entitled to one peremptory
- 17 challenge against members not previously subject to per-
- 18 emptory challenge.

## 19 **"§ 949g. Oaths**

- 20 "(a) IN GENERAL.—(1) Before performing their re-
- 21 spective duties, military judges, members of commis-
- sions, trial counsel, defense counsel, reporters, and inter-
- 23 preters shall take an oath to perform their duties faith-
- 24 fully.

1	"(2) The form of the oath required by paragraph
2	(1), the time and place of the taking thereof, the manner
3	of recording the same, and whether the oath shall be
4	taken for all cases in which these duties are to be per-
5	formed or for a particular case, shall be as prescribed in
6	regulations of the Secretary. These regulations may pro-
7	vide that—
8	"(A) an oath to perform faithfully duties as a
9	military judge, trial counsel, or defense counsel,
10	may be taken at any time by any judge advocate or
11	other person certified to be qualified or competent
12	for duty; and
13	"(B) if such an oath is taken it need not
14	again be taken at the time the judge advocate, or
15	other person is detailed to that duty.
16	"(b) WITNESSES.—Each witness before a military
17	commission under this chapter shall be examined on
18	oath.
19	"(c) OATH DEFINED.—As used in this section,
20	"oath" includes an affirmation.
21	"§ 949h. Former jeopardy
22	"(a) In General.—No person may, without his
23	consent, be tried by a commission a second time for the
24	same offense.

- 1 "(b) SCOPE OF TRIAL.—No proceeding in which
- the accused has been found guilty by military commis-
- 3 sion upon any charge or specification is a trial in the
- 4 sense of this section until the finding of guilty has be-
- 5 come final after review of the case has been fully com-
- 6 pleted.

## "§ 949i. Pleas of the accused

- 8 "(a) PLEA OF NOT GUILTY.—If an accused after a
- 9 plea of guilty sets up matter inconsistent with the plea, or
- if it appears that he has entered the plea of guilty through
- lack of understanding of its meaning and effect, or if he
- fails or refuses to plead, a plea of not guilty shall be en-
- tered in the record, and the commission shall proceed as
- though he had pleaded not guilty.
- 15 "(b) FINDING OF GUILT AFTER GUILTY PLEA.—
- 16 With respect to any charge or specification to which a
- 17 plea of guilty has been made by the accused and accepted
- 18 by the military judge, a finding of guilty of the charge or
- specification may be entered immediately without a vote.
- 20 This finding shall constitute the finding of the commis-
- 21 sion unless the plea of guilty is withdrawn prior to an-
- 22 nouncement of the sentence, in which event the proceed-
- 23 ings shall continue as though the accused had pleaded not
- 24 guilty.

1	"§ 949j. Opportunity to obtain witnesses and other
2	evidence
3	"(a) IN GENERAL.—(1) Defense counsel in a mili-
4	tary commission under this chapter shall have a reason-
5	able opportunity to obtain witnesses and other evidence,
6	including evidence in the possession of the United States,
7	as specified in regulations prescribed by the Secretary.
8	"(2) Process issued in military commissions to
9	compel witnesses to appear and testify and to compel the
10	production of other evidence—
11	"(A) shall be similar to that which courts of
12	the United States having criminal jurisdiction may
13	lawfully issue; and
14	"(B) shall run to any place where the United
15	States shall have jurisdiction thereof.
16	"(b) Treatment of Certain Items.—The military
17	judge in a military commission under this chapter may,
18	upon a sufficient showing, authorize trial counsel in mak-
19	ing documents available to the defense through discovery
20	conducted pursuant to such rules as the Secretary shall
21	prescribe—
22	"(1) to delete specified items of classified
23	information from such documents;
24	"(2) to substitute an unclassified summary of
25	the information for such classified documents; or

1	"(3) to substitute an unclassified statement
2	admitting relevant facts that classified information
3	would tend to prove.
4	"(c) DISCLOSURE OF EXCULPATORY EVIDENCE.—
5	(1) As soon as practicable, trial counsel in a military
6	commission under this chapter shall disclose to the de-
7	fense the existence of any evidence known to trial coun-
8	sel that reasonably tends to exculpate the accused.
9	"(2) Exculpatory evidence that is classified may be
10	provided solely to defense counsel, and not the accused,
11	after in camera review by the military judge.
12	"(3) Before classified evidence may be withheld
13	from the accused under this subsection, the executive or
14	military department or governmental agency which has
15	control over the matter shall ensure and shall certify in
16	writing to the military judge that the disclosure of such
17	evidence to the accused could reasonably be expected to
18	prejudice the national security and that such evidence has
19	been declassified to the maximum extent possible, con-
20	sistent with the requirements of national security.
21	"(4) Any classified exculpatory evidence that is
22	not disclosed to the accused under this subsection—
23	"(A) shall be provided to military defense
24	counsel; and

"(B) shall be provided to civilian defense counsel, provided that civilian defense counsel has obtained the necessary security clearances and access to such evidence is consistent with regulations that the Secretary may prescribe to protect classified information; and

"(C) shall be provided to the accused in a redacted or summary form, if it is possible to do so without compromising intelligence sources, methods, or activities, or other national security interests.

"(5) Notwithstanding any other provision of law, any defense counsel who receives evidence under this subsection shall not be obligated to, and may not, disclose that evidence to the accused.

# "§ 949k. Defense of lack of mental responsibility

"(a) AFFIRMATIVE DEFENSE.—It is an affirmative defense in a trial by military commission that, at the time of the commission of the acts constituting the offense, the accused, as a result of a severe mental disease or defect, was unable to appreciate the nature and quality or the wrongfulness of the acts. Mental disease or defect does not otherwise constitute a defense.

1	"(b) BURDEN OF PROOF.—The accused has the
2	burden of proving the defense of lack of mental responsi-
3	bility by clear and convincing evidence.
4	"(c) Findings Following Assertion of De-
5	FENSE.—Whenever lack of mental responsibility of the
6	accused with respect to an offense is properly at issue,
7	the military judge shall instruct the members of the
8	commission as to the defense of lack of mental responsi-
9	bility under this section and shall charge them to find the
10	accused—
11	"(1) guilty;
12	"(2) not guilty; or
13	"(3) not guilty only by reason of lack of
14	mental responsibility.
15	"(d) Majority Vote Required for Finding.—
16	The accused shall be found not guilty only by reason of
17	lack of mental responsibility under subsection (c)(3) only
18	if a majority of the members of the commission at the
19	time the vote is taken determines that the defense of lack
20	of mental responsibility has been established.
21	"§ 9491. Voting and rulings
22	"(a) VOTE BY SECRET WRITTEN BALLOT.—Voting
23	by members of a military commission on the findings and
24	on the sentence shall be by secret written ballot.

1	"(b) RULINGS.—(1) The military judge shall rule
2	upon all questions of law, including the admissibility of
3	evidence, and all interlocutory questions arising during
4	the proceedings.
5	"(2) Any such ruling made by the military judge
6	upon any question of law or any interlocutory question
7	other than the factual issue of mental responsibility of the
8	accused is conclusive and constitutes the ruling of the
9	commission. However, the military judge may change
10	his ruling at any time during the trial.
11	"(c) Instructions Prior to Vote.—Before a vote
12	is taken of the findings, the military judge shall, in the
13	presence of the accused and counsel, instruct the mem-
14	bers of the commission as to the elements of the offense
15	and charge them—
16	"(1) that the accused must be presumed to be
17	innocent until his guilt is established by legal and
18	competent evidence beyond reasonable doubt;
19	"(2) that in the case being considered, if
20	there is a reasonable doubt as to the guilt of the ac-
21	cused, the doubt must be resolved in favor of the
22	accused and he must be acquitted;
23	"(3) that, if there is reasonable doubt as to
24	the degree of guilt, the finding must be in a lower

1	degree as to which there is no reasonable doubt;
2	and
3	"(4) that the burden of proof to establish the
4	guilt of the accused beyond a reasonable doubt is
5	upon the United States.
6	"§ 949m. Number of votes required
7	"(a) CONVICTION.—No person may be convicted of
8	any offense, except as provided in section 949i(b) of this
9	title or by concurrence of two-thirds of the members pre-
10	sent at the time the vote is taken.
11	"(b) SENTENCES.—(1) Except as provided in para-
12	graphs (2) and (3), sentences shall be determined by a
13	military commission by the concurrence of two-thirds of
14	the members present at the time the vote is taken.
15	"(2) No person may be sentenced to suffer death,
16	except insofar as—
17	"(A) death has been expressly authorized
18	under this Act for an offense of which the accused
19	has been found guilty;
20	"(B) the charges referred to the commission
21	expressly sought the penalty of death;
22	"(C) the accused was convicted of the of-
23	fense by the concurrence of all the members of the
24	military commission present at the time the vote is
25	taken; and

1	"(D) all members of the military commis-
2	sion present at the time the vote was taken con-
3	curred in the sentence of death.
4	"(3) No person may be sentenced to life imprison-
5	ment or to confinement for more than 10 years, except by
6	the concurrence of three-fourths of the members at the
7	time the vote is taken.
8	"(c) Number of Members Required for Pen-
9	ALTY OF DEATH.—(1) Except as provided in paragraph
10	(2), in a case in which the penalty of death is sought, the
11	number of members shall be not less than 12.
12	"(2) In any case described in paragraph (1) in
13	which 12 members are not reasonably available because
14	of physical conditions or military exigencies, the conven-
15	ing authority shall specify a lesser number of members
16	for the military commission (but not fewer than 5 mem-
17	bers), and the military commission may be assembled
18	and the trial held with not fewer than the number of
19	members so specified. In such a case, the convening au-
20	thority shall make a detailed written statement, to be ap-
21	pended to the record, stating why a greater number of
22	members were not reasonably available.
23	"§ 949n. Military commission to announce action
24	"A military commission shall announce its find-
25	ings and sentence to the parties as soon as determined

### "§ 949o. Record of trial

1

2 "(a) RECORD; AUTHENTICATION.—Each military 3 commission shall keep a separate, substantially verbatim,

- 4 record of the proceedings in each case brought before it,
- 5 and the record shall be authenticated by the signature of
- 6 the military judge. If the record cannot be authenticated
- 7 by the military judge by reason of his death, disability, or
- 8 absence, it shall be authenticated by the signature of the
- 9 trial counsel or by that of a member of the commission if
- the trial counsel is unable to authenticate it by reason of
- 11 his death, disability, or absence. Where appropriate, and
- 12 as provided by regulation, the record of the military
- 13 commission may contain a classified annex.
- 14 "(b) COMPLETE RECORD REQUIRED.—A complete
- 15 record of the proceedings and testimony shall be pre-
- 16 pared in every military commission established under this
- 17 chapter.
- 18 "(c) Provision of Copy to Accused.—A copy of
- 19 the record of the proceedings of each military commis-
- sion shall be given to the accused as soon as it is authen-
- 21 ticated. Where the record contains classified informa-
- 22 tion, or a classified annex, the accused shall receive a re-
- 23 dacted version of the record. The appropriate defense
- 24 counsel shall have access to the unredacted record, as
- 25 provided by regulation.

### 1 "SUBCHAPTER V—SENTENCES "Sec. "949s. Cruel or unusual punishments prohibited. "949t. Maximum limits. "949u. Execution of confinement. "§ 949s. Cruel or unusual punishments prohibited 2 3 "Punishment by flogging, or by branding, marking, or tattooing on the body, or any other cruel or unusual 4 punishment, may not be adjudged by a military commis-5 6 sion or inflicted upon any person subject to this chapter. The use of irons, single or double, except for the purpose 7 of safe custody, is prohibited. 8 "§ 949t. Maximum limits 9 "The punishment which a military commission 10 may direct for an offense may not exceed such limits as 11 12 the President or Secretary may prescribe for that offense. "§ 949u. Execution of confinement 13 "(a) IN GENERAL.—Under such regulations as the 14 15 Secretary may prescribe, a sentence of confinement adjudged by a military commission may be carried into exe-16 17 cution by confinement— "(1) in any place of confinement under the 18 control of any of the armed forces; or 19 "(2) in any penal or correctional institution 20 21 under the control of the United States or its allies

or which the United States may be allowed to use.

1 "(b) Treatment During Confinement by Other 2 THAN THE ARMED FORCES.—Persons confined under subsection (a)(2) in a penal or correctional institution not 3 4 under the control of one of the armed forces are subject 5 to the same discipline and treatment as persons confined or committed by the courts of the United States or of the 6 7 State, Territory, District of Columbia, or place in which 8 the institution is situated. "SUBCHAPTER VI—POST-TRIAL PROCEDURE 9 10 AND REVIEW OF MILITARY COMMISSIONS "Sec. "950a. Error of law; lesser included offense. "950b. Review by the convening authority. "950c. Waiver or withdrawal of appeal. "950d. Appeal by the United States. "950e. Rehearings. "950f. Review by Court of Military Commission Review. "950g. Review by the United States Court of Appeals for the District of Columbia Circuit and the Supreme Court of the United States. "950h. Appellate counsel. "950i. Execution of sentence; suspension of sentence. "950j. Finality or proceedings, findings, and sentences. 11 "§ 950a. Error of law; lesser included offense 12 "(a) ERROR OF LAW.—A finding or sentence of a 13 military commission may not be held incorrect on the 14 ground of an error of law unless the error materially prejudices the substantial rights of the accused. 15 "(b) Lesser Included Offense.—Any reviewing 16 17 authority with the power to approve or affirm a finding of guilty may approve or affirm, instead, so much of the 18

finding as includes a lesser included offense.

### "§ 950b. Review by the convening authority

- 2 "(a) NOTICE TO CONVENING AUTHORITY OF FIND-
- 3 INGS AND SENTENCE.—The findings and sentence of a
- 4 military commission under this chapter shall be reported
- 5 in writing promptly to the convening authority after the
- 6 announcement of the sentence.
- 7 "(b) Submittal of Matters by Accused to
- 8 CONVENING AUTHORITY.—(1) The accused may submit
- 9 to the convening authority matters for consideration by
- 10 the convening authority with respect to the findings and
- the sentence of the military commission under this chap-
- 12 ter.

- "(2)(A) Except as provided in subparagraph (B), a
- submittal under paragraph (1) shall be made in writing
- within 20 days after the accused has been given an au-
- thenticated record of trial under section 949o(c) of this
- 17 title.
- 18 "(B) If the accused shows that additional time is
- 19 required for the accused to make a submittal under para-
- 20 graph (1), the convening authority, for good cause, may
- 21 extend the applicable period under subparagraph (A) for
- 22 not more than an additional 20 days.
- 23 "(3) The accused may waive his right to make a
- submission to the convening authority under paragraph
- 25 (1). Such a waiver must be made in writing and may not

- 1 be revoked. For the purposes of subsection (c)(2), the
- time within which the accused may make a submission
- 3 under this subsection shall be deemed to have expired
- 4 upon the submission of such a waiver to the convening
- 5 authority.
- 6 "(c) ACTION BY THE CONVENING AUTHORITY.—(1)
- 7 The authority under this section to modify the findings
- 8 and sentence of a military commission under this chapter
- 9 is a matter of the sole discretion and prerogative of the
- 10 convening authority.
- 11 "(3)(A) Action on the sentence of a military com-
- mission shall be taken by the convening authority.
- "(B) Subject to regulations of the Secretary, such
- 14 action may be taken only after consideration of any mat-
- ters submitted by the accused under subsection (b) or af-
- 16 ter the time for submitting such matters expires, which-
- 17 ever is earlier.
- 18 "(C) In taking action under this paragraph, the
- 19 convening authority, in his sole discretion, may approve,
- 20 disapprove, commute, or suspend the sentence in whole
- or in part. The convening authority may not increase the
- sentence beyond that which is found by the commission.
- 23 "(3) Action on the findings of a military commis-
- 24 sion by the convening authority is not required. How-

1	ever, the convening authority, in his sole discretion,
2	may—
3	"(A) dismiss any charge or specification by
4	setting aside a finding of guilty thereto; or
5	"(B) change a finding of guilty to a charge
6	to a finding of guilty to an offense that is a lesser
7	included offense of the offense stated in the
8	charge.
9	"(4) The convening authority shall serve on the ac-
10	cused or on defense counsel notice of any action taken by
11	the convening authority under this subsection.
12	"(d) Order of Revision or Rehearing.—(1) Sub-
13	ject to paragraphs (2) and (3), the convening authority, in
14	his sole discretion, may order a proceeding in revision or
15	a rehearing.
16	"(2)(A) Except as provided in subparagraph (B), a
17	proceeding in revision may be ordered if—
18	"(i) there is an apparent error or omission in
19	the record; or
20	"(ii) the record shows improper or inconsis-
21	tent action by a military commission with respect
22	to the findings or sentence that can be rectified
23	without material prejudice to the substantial rights
24	of the accused.
25	"(B) In no case may a proceeding in revision—

1	"(i) reconsider a finding of not guilty of any
2	specification or a ruling which amounts to a find-
3	ing of not guilty;
4	"(ii) reconsider a finding of not guilty of any
5	charge, unless there has been a finding of guilty
6	under a specification laid under that charge, which
7	sufficiently alleges a violation;
8	"(iii) increase the severity of the sentence
9	unless the sentence prescribed for the offense is
10	mandatory.
11	"(3) A rehearing may be ordered by the convening
12	authority if he disapproves the findings and sentence and
13	states the reasons for disapproval of the findings. If such
14	a person disapproves the findings and sentence and does
15	not order a rehearing, he shall dismiss the charges. A re-
16	hearing as to the findings may not be ordered where there
17	is a lack of sufficient evidence in the record to support
18	the findings. A rehearing as to the sentence may be or-
19	dered if the convening authority disapproves the sen-
20	tence.
21	"§ 950c. Waiver or withdrawal of appeal
22	"(a) WAIVER OF RIGHT OF REVIEW.—(1) In each
23	case subject to appellate review under section 950f and
24	950g of this title, except a case in which the sentence as
25	approved under section 950b of this title includes death,

- 1 the accused may file with the convening authority a
- 2 statement expressly waiving the right of the accused to
- 3 such review.
- 4 "(2) A waiver under paragraph (1) shall be signed
- 5 by both the accused and by a defense counsel.
- 6 "(3) A waiver under paragraph (1) must be filed, if
- 7 at all, within 10 days after notice on the action is served
- 8 on the accused under section 950b(c)(4) of this title. The
- 9 convening authority, for good cause, may extend the pe-
- riod for such filing by not more than 30 days.
- 11 "(b) WITHDRAWAL OF APPEAL.—Except in a case
- in which the sentence as approved under section 950b of
- 13 this title includes death, the accused may withdraw an
- 14 appeal at any time.
- 15 "(c) EFFECT OF WAIVER OR WITHDRAWAL.—A
- waiver of the right to appellate review or the withdrawal
- of an appeal under this section bars review under section
- 18 950f or 950g of this title.

# "§ 950d. Appeal by the United States

- 20 "(a) INTERLOCUTORY APPEAL.—(1) Except as pro-
- vided in paragraph (2), in a trial by military commission
- 22 under this chapter, the United States may take an inter-
- 23 locutory appeal to the Court of Military Commission Re-
- view of any order or ruling of the military judge that—

1	"(A) terminates commission proceedings
2	with respect to a charge or specification;
3	"(B) excludes evidence that is substantial
4	proof of a fact material in the proceeding; or
5	"(C) relates to a matter under subsection (d),
6	(e), or (f) of section 949d of this title.
7	"(2) The United States may not appeal under para-
8	graph (1) an order or ruling that is, or amounts to, a find-
9	ing of not guilty by the commission with respect to the
10	charge or specification.
11	"(b) NOTICE OF APPEAL.—The United States shall
12	take an appeal of an order or ruling under subsection (a)
13	by filing a notice of appeal with the military judge within
14	five days after the date of such order or ruling.
15	"(c) APPEAL.—An appeal under this section shall
16	be forwarded by means prescribed under regulations of
17	the Secretary directly to the Court of Military Commis-
18	sion Review. In ruling on an appeal under this section,
19	the Court of Military Commission Review may act only
20	with respect to matters of law.
21	"(d) COURT OF APPEALS.—The United States may
22	appeal an adverse ruling under subsection (c) to the
23	United States Court of Appeals for the District of Co-
24	lumbia Circuit by filing a petition for review in the Court
25	of Appeals within 10 days after the date of such ruling.

1	Review under this subsection shall be at the discretion of
2	the Court of Appeals.
3	"§ 950e. Rehearings
4	"(a) Composition of Military Commission for
5	REHEARING.—Each rehearing under this chapter shall
6	take place before a military commission composed of
7	members not members of the commission which first
8	heard the case.
9	"(b) Scope of Rehearing.—(1) Upon a rehear-
10	ing—
11	"(A) the accused may not be tried for any
12	offense of which he was found not guilty by the
13	first commission; and
14	"(B) no sentence in excess of or more than
15	the original sentence may be imposed unless—
16	"(i) the sentence is based upon a find-
17	ing of guilty of an offense not considered
18	upon the merits in the original proceedings;
19	or
20	"(ii) unless the sentence prescribed for
21	the offense is mandatory.
22	"(2) Upon a rehearing, if the sentence approved af-
23	ter the first commission was in accordance with a pretrial
24	agreement and the accused at the rehearing changes his
25	plea with respect to the charges or specifications upon

- 1 which the pretrial agreement was based, or otherwise
- 2 does not comply with pretrial agreement, the sentence as
- 3 to those charges or specifications may include any pun-
- 4 ishment not in excess of that lawfully adjudged at the
- 5 first commission.

# 6 "§ 950f. Review by Court of Military Commission Re-

- 7 view
- 8 "(a) COURT ESTABLISHED.—(1) The Secretary
- 9 shall establish a Court of Military Commission Review
- which shall be composed of one or more panels, and each
- such panel shall be composed of not less than three ap-
- 12 pellate military judges.
- 13 "(2) For the purpose of reviewing military com-
- 14 mission decisions, the court may sit in panels or as a
- 15 whole in accordance with rules prescribed by the Secre-
- 16 tary.
- 17 "(b) COMPOSITION OF THE COURT.—(1) The Secre-
- 18 tary shall assign appellate military judges to a Court of
- 19 Military Commission Review.
- 20 "(2) Each appellate military judge shall meet the
- 21 qualifications for military judges prescribed by section
- 948j(b) of this Act or shall be a civilian with comparable
- 23 qualifications.

1	"(3) No person may be appointed to serve as an
2	appellate military judge in any case in which that person
3	acted as a military judge, counsel, or reviewing official.
4	"(c) RIGHT OF APPEAL.—The accused may appeal
5	from the final decision of a military commission, and the
6	United States may appeal as provided in section 950d of
7	this title, to the Court of Military Commission Review in
8	accordance with procedures prescribed under regulations
9	of the Secretary.
10	"(d) Scope of Review.—In ruling on an appeal
11	under this section, the Court of Military Commission Re-
12	view may act only with respect to matters of law.
13	"§ 950g. Review by the United States Court of Ap-
14	peals for the District of Columbia Circuit
15	and the Supreme Court of the United
16	States
17	"(a) IN GENERAL.—(1)(A) Except as provided in
18	subparagraph (B), the United States Court of Appeals for
19	the District of Columbia Circuit shall have exclusive ju-
20	risdiction to determine the validity of a final judgment
21	rendered by a military commission, pursuant to Section
22	1005(e)(3) of the Detainee Treatment Act of 2005.
23	"(B) The Court of Appeals shall not review the fi-
	(B) The court of Appeals shall not review the fi
24	nal judgment until all other appeals under this chapter

1	"(2) A petition for review must be filed by the ac-
2	cused in the Court of Appeals by no longer than 20 days
3	from the earlier of when—
4	"(A) written notice of the final decision of
5	the Court of Military Commission Review is
6	served on the accused or on defense counsel; or
7	"(B) the accused submits, in the form pre-
8	scribed by section 950c of this title, a written no-
9	tice waiving his right to appeal under section 950f
10	of this title.
11	"(b) REVIEW BY SUPREME COURT.—The Supreme
12	Court of the United States may review by writ of certio-
13	rari the final judgment of the Court of Appeals pursuant
14	to section 1257 of title 28, United States Code.
15	"§ 950h. Appellate counsel
16	"(a) APPOINTMENT.—The Secretary shall, by regu-
17	lation, establish procedures for the appointment of appel-
18	late counsel for the United States and for the accused in
19	military commissions under this chapter. Appellate
20	counsel shall meet the qualifications for appearing before
21	military commissions under this chapter.
22	"(b) Representation of United States.—
23	Appellate counsel may represent the United States in any
24	appeal or review proceeding under this chapter. Appel-
25	late Government counsel may represent the United States

- before the Supreme Court in cases arising under this
- 2 chapter when requested to do so by the Attorney General.
- 3 "(c) REPRESENTATION OF ACCUSED.—The accused
- 4 shall be represented by appellate military counsel before
- 5 the Court of Military Commission Review, the United
- 6 State Court of Appeals for the District of Columbia Cir-
- 7 cuit, or the Supreme Court, or by civilian counsel if re-
- 8 tained by him.

## 9 "§ 950i. Execution of sentence; suspension of sentence

- 10 "(a) EXECUTION OF SENTENCE OF DEATH ONLY
- 11 UPON APPROVAL BY THE PRESIDENT.—If the sentence of
- 12 a military commission under this chapter extends to
- death, that part of the sentence providing for death may
- 14 not be executed until approved by the President. In such
- a case, the President may commute, remit, or suspend the
- sentence, or any part thereof, as he sees fit.
- 17 "(b) EXECUTION OF SENTENCE OF DEATH ONLY
- 18 UPON FINAL JUDGMENT OF LEGALITY OF PROCEEDINGS.—
- 19 (1) If the sentence of a military commission under this
- 20 chapter extends to death, the sentence may not be exe-
- 21 cuted until there is a final judgment as to the legality of
- 22 the proceedings (and with respect to death, approval un-
- 23 der subsection (a)).
- 24 "(2) A judgment as to legality of the proceedings is
- 25 final for purposes of paragraph (1) when—

1	(A) review is completed by the Court of
2	Military Commission Review and—
3	"(i) the time for the accused to file a
4	petition for review by the Court of Appeals
5	for the D.C. Circuit has expired; and
6	"(ii) the accused has not filed a timely
7	petition for such review; and
8	"(iii) the case is not otherwise under
9	review by that Court; or
10	"(B) review is completed in accordance with
11	the judgment of the Court of Appeals for the D.C.
12	Circuit and—
13	"(i) a petition for a writ of certiorari is
14	not timely filed;
15	"(ii) such a petition is denied by the
16	Supreme Court; or
17	"(iii) review is otherwise completed in
18	accordance with the judgment of the Su-
19	preme Court.
20	"(c) SUSPENSION OF SENTENCE.—The Secretary, or
21	the convening authority acting on the case (if other than
22	the Secretary), may suspend the execution of any sen-
23	tence or part thereof in the case, except a sentence of
24	death.

## 1 "§ 950j. Finality of proceedings, findings, and sen-2 tences 3 "(a) FINALITY.—The appellate review of records of trial provided by this chapter, the proceedings, findings, 4 5 and sentences of military commissions as approved, reviewed, or affirmed as required by this chapter, are final 6 and conclusive. Orders publishing the proceedings of 7 8 military commissions are binding upon all departments, 9 courts, agencies, and officers of the United States, subject 10 only to the authority of the President. 11 "(b) Provisions of Chapter Sole Basis for Re-VIEW OF MILITARY COMMISSION PROCEDURES AND AC-12 TIONS.—Except as otherwise provided in this chapter, 13 14 and notwithstanding any other law (including section 15 2241 of title 28, United States Code, or any other habeas 16 corpus provision), no court, justice, or judge shall have 17 jurisdiction to hear or consider any claim or cause of ac-18 tion whatsoever, including any action pending on or filed 19 after the date of enactment of this chapter, relating to the 20 prosecution, trial, or judgment of a military commission 21 convened under this section, including challenges to the 22 lawfulness of the procedures of military commissions 23 under this chapter.

#### "SUBCHAPTER VII—PUNITIVE MATTERS

<sup>&</sup>quot;Sec.

<sup>&</sup>quot;950p. Substantive offenses.

<sup>&</sup>quot;950q. Principals.

- "950r. Accessory after the fact.
- "950s. Conviction of lesser offenses.
- "950t. Attempts.
- "950u. Solicitation.
- "950v. Crimes triable by military commission.
- "950w. Perjury and obstruction of justice.
- "950x. Contempt.

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## "§ 950p. Substantive offenses generally

- 2 "(a) PURPOSE.—The following provisions codify
- 3 offenses that have traditionally been triable by military
- 4 commissions. This Act does not establish new crimes
- 5 that did not exist before its establishment, but rather codi-
- 6 fies those crimes for trial by military commission.
- 7 "(b) EFFECT.—Because these provisions are de-
- 8 clarative of existing law, they do not preclude trial for
- 9 crimes that occurred prior to their effective date.

# "§ 950q. Principals

- "Any person is punishable as a principal under this
- 12 chapter who—
- "(1) commits an offense punishable by this
- chapter, or aids, abets, counsels, commands, or
- procures its commission; or
- "(2) causes an act to be done which if di-
- rectly performed by him would be punishable by
- this chapter; or
- 19 "(3) is a superior commander who, with re-
- gard to acts punishable under this chapter, knew,
- 21 had reason to know, or should have known, that a
- subordinate was about to commit such acts or had

1 done so and the superior failed to take the neces-2 sary and reasonable measures to prevent such acts or to punish the perpetrators thereof. 3 4

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## "§ 950r. Accessory after the fact

5 "Any person subject to this chapter who, knowing that an offense punishable by this chapter has been com-6 7 mitted, receives, comforts, or assists the offender in order 8 to hinder or prevent his apprehension, trial, or punishment shall be punished as a military commission may di-9 10 rect.

### "§ 950s. Conviction of lesser offenses

"An accused may be found guilty of an offense necessarily included in the offense charged or of an attempt to commit either the offense charged or an offense necessarily included therein.

# "§ 950t. Attempts

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17 "(a) IN GENERAL.—Any person subject to this chapter who attempts to commit any offense punishable 18 by this Act shall be punished as a military commission 19 20 may direct.

"(b) SCOPE OF OFFENSE.—An act, done with specific intent to commit an offense under this chapter, amounting to more than mere preparation and tending, even though failing, to effect its commission, is an attempt to commit that offense.

1 "(c) EFFECT OF CONSUMMATION.—Any person 2 subject to this chapter may be convicted of an attempt to

3 commit an offense although it appears on the trial that the

4 offense was consummated.

### "§ 950u. Solicitation

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"Any person subject to this chapter who solicits or 6 advises another or others to commit one or more substan-7 tive offenses triable by military commission shall, if the 8 9 offense solicited or advised is attempted or committed, be 10 punished with the punishment provided for the commis-11 sion of the offense, but, if the offense solicited or advised is not committed or attempted, he shall be punished as a 12 military commission may direct. 13

# "§ 950v. Crimes triable by military commission

- "(a) Definitions and Construction.—(1) For 15 purposes of this chapter, the term 'military objective' re-16 17 fers to combatants and those objects during an armed 18 conflict which, by their nature, location, purpose, or use, 19 effectively contribute to the opposing force's war-20 fighting or war-sustaining capability and whose total or 21 partial destruction, capture, or neutralization would con-22 stitute a definite military advantage to the attacker under 23 the circumstances at the time of the attack.
- "(2) For purposes of this section only, 'protected person' refers to any person entitled to protection under

one or more of the Geneva Conventions, including civil-

- 2 ians not taking an active part in hostilities, military per-
- 3 sonnel placed hors de combat by sickness, wounds, or
- 4 detention, and military medical or religious personnel.
- 5 "(3) For purposes of this chapter, the term 'pro-
- 6 tected property' refers to property specifically protected
- 7 by the law of war such as buildings dedicated to religion,
- 8 education, art, science or charitable purposes, historic
- 9 monuments, hospitals, or places where the sick and
- wounded are collected, provided they are not being used
- 11 for military purposes or are not otherwise military objec-
- 12 tives. Such property would include objects properly
- identified by one of the distinctive emblems of the Ge-
- 14 neva Conventions but does not include all civilian prop-
- 15 erty.
- "(4) The intent required for offenses (1), (2), (3),
- 17 (4) and (12) under subsection (b) precludes their applica-
- 18 bility with regard to collateral damage or to death, dam-
- 19 age, or injury incident to a lawful attack.
- 20 "(b) Offenses.—The following enumerated of-
- 21 fenses, when committed in the context of and associated
- 22 with armed conflict, shall be triable by military commis-
- 23 sion under this chapter at any time without limitation—
- 24 "(1) MURDER OF PROTECTED PERSONS.—
- 25 Any person who intentionally kills one or more

protected persons is guilty of the offense of intentionally killing protected persons and shall be subject to whatever punishment the commission may direct, including the penalty of death.

- "(2) ATTACKING CIVILIANS.—Any person who intentionally engages in an attack upon a civilian population as such or individual civilians not taking active part in hostilities is guilty of the offense of attacking civilians and shall be subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death.
- "(3) ATTACKING CIVILIAN OBJECTS.—Any person who intentionally engages in an attack upon civilian objects (property that is not a military objective) shall be guilty of the offense of attacking civilian objects and shall be subject to whatever punishment the commission may direct.
- "(4) ATTACKING PROTECTED PROPERTY.—
  Any person who intentionally engages in an attack upon protected property shall be guilty of the offense of attacking protected property and shall be subject to whatever punishment the commission may direct.

"(5) PILLAGING.—Any person who intentionally and in the absence of military necessity appropriates or seizes property for private or personal use, without the consent of a person with authority to permit such appropriation or seizure, shall be guilty of the offense of pillaging and shall be subject to whatever punishment the commission may direct.

"(6) DENYING QUARTER.—Any person who, with effective command or control over subordinate groups, declares, orders, or otherwise indicates to those forces that there shall be no survivors or surrender accepted, with the intent therefore to threaten an adversary or to conduct hostilities such that there would be no survivors or surrender accepted, shall be guilty of denying quarter and shall be subject to whatever punishment the commission may direct.

"(7) TAKING HOSTAGES.—Any person who, having knowingly seized or detained one or more persons, threatens to kill, injure, or continue to detain such person or persons with the intent of compelling any nation, person other than the hostage, or group of persons to act or refrain from acting as an explicit or implicit condition for the safety or

release of such person or persons, shall be guilty of the offense of taking hostages and shall be subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death.

"(8) EMPLOYING POISON OR ANALOGOUS WEAPONS.—Any person who intentionally, as a method of warfare, employs a substance or a weapon that releases a substance that causes death or serious and lasting damage to health in the ordinary course of events, through its asphyxiating, bacteriological, or toxic properties, shall be guilty of employing poison or analogous weapons and shall be subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death.

"(9) USING PROTECTED PERSONS AS SHIELDS.—Any person who positions, or otherwise takes advantage of, a protected person with the intent to shield a military objective from attack or to shield, favor, or impede military operations, shall be guilty of the offense of using protected persons as shields and shall be subject to whatever punishment the commission may direct, including, if

death results to one or more of the victims, the penalty of death.

"(10) USING PROTECTED PROPERTY AS SHIELDS.—Any person who positions, or otherwise takes advantage of the location of, protected property under the law of war with the intent to shield a military objective from attack or to shield, favor, or impede military operations, shall be guilty of the offense of using protected property as shields and shall be subject to whatever punishment the commission may direct.

"(11) TORTURE.—Any person who commits an act specifically intended to inflict severe physical or mental pain or suffering (other than pain or suffering incidental to lawful sanctions) upon another person within his custody or physical control for the purpose of obtaining information or a confession, punishment, intimidation, coercion, or any reason based on discrimination of any kind, shall be guilty of torture and subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death. 'Severe mental pain or suffering' has the meaning provided in 18 U.S.C. § 2340(2).

"(12) CRUEL OR INHUMAN TREATMENT.—
Any person who commits an act intended to inflict
severe physical or mental pain or suffering (other
than pain or suffering incidental to lawful sanc-
tions), including severe physical abuse, upon an-
other person within his custody or physical control
shall be guilty of cruel or inhuman treatment and
subject to whatever punishment the commission
may direct, including, if death results to one or
more of the victims, the penalty of death. 'Severe
mental pain or suffering' has the meaning provided
in 18 U.S.C. § 2340(2).
"(13) Intentionally Causing Serious
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"(13) Intentionally Causing Serious Bodily Injury.—Any person who intentionally causes serious bodily injury to one or more persons, including lawful combatants, in violation of the law of war shall be guilty of the offense of causing serious bodily injury and shall be subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death. 'Serious bodily injury' has the meaning provided in 18 U.S.C. § 113(b)(2).

"(14) MUTILATING OR MAIMING.—Any person who intentionally injures one or more pro-

tected persons, by disfiguring the person or persons by any mutilation thereof or by permanently disabling any member, limb, or organ of his body, without any legitimate medical or dental purpose, shall be guilty of the offense of mutilation or maiming and shall be subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death.

"(15) MURDER IN VIOLATION OF THE LAW OF WAR.—Any person who intentionally kills one or more persons, including lawful combatants, in violation of the law of war shall be guilty of the offense of murder in violation of the law of war and shall be subject to whatever punishment the commission may direct, including the penalty of death.

"(16) DESTRUCTION OF PROPERTY IN VIOLA-TION OF THE LAW OF WAR.—Any person who intentionally destroys property belonging to another person in violation of the law of war shall be guilty of the offense of destruction of property in violation of the law of war and shall be subject to whatever punishment the commission may direct.

"(17) USING TREACHERY OR PERFIDY.—Any person who, after inviting the confidence or belief

of one or more persons that they were entitled to, or obliged to accord, protection under the law of war, intentionally makes use of that confidence or belief in killing, injuring, or capturing such person or persons, shall be guilty of using treachery or perfidy and shall be subject to whatever punishment the commission may direct.

"(18) IMPROPERLY USING A FLAG OF TRUCE.—Any person who uses a flag of truce to feign an intention to negotiate, surrender, or otherwise to suspend hostilities when there is no such intention, shall be guilty of improperly using a flag of truce and shall be subject to whatever punishment the commission may direct.

"(19) IMPROPERLY USING A DISTINCTIVE EMBLEM.—Any person who intentionally uses a distinctive emblem recognized by the law of war for combatant purposes in a manner prohibited by the law of war shall be guilty of improperly using a distinctive emblem and shall be subject to whatever punishment the commission may direct.

"(20) INTENTIONALLY MISTREATING A DEAD BODY.—Any person who intentionally mistreats the body of a dead person, without justification by legitimate military necessary, shall be guilty of the

offense of mistreating a dead body and shall be subject to whatever punishment the commission may direct.

"(21) RAPE.—Any person who forcibly or with coercion or threat of force wrongfully invades the body of a person by penetrating, however slightly, the anal or genital opening of the victim with any part of the body of the accused or with any foreign object shall be guilty of the offense of rape and shall be subject to whatever punishment the commission may direct.

"(22) HIJACKING OR HAZARDING A VESSEL OR AIRCRAFT.—Any person subject to this chapter who intentionally seizes, exercises unauthorized control over, or endangers the safe navigation of, a vessel or aircraft that was not a legitimate military target is guilty of the offense of hijacking or hazarding a vessel or aircraft and shall be subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death.

"(23) TERRORISM.—Any person subject to this chapter who intentionally kills or inflicts great bodily harm on one or more persons, or intentionally engages in an act that evinces a wanton disre-

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gard for human life, in a manner calculated to influence or affect the conduct of government or civilian population by intimidation or coercion, or to retaliate against government conduct, shall be guilty of the offense of terrorism and shall be subject to whatever punishment the commission may direct, including, if death results to one or more of the victims, the penalty of death.

"(24) Providing Material Support for TERRORISM.—Any person who provides material support or resources, knowing or intending that they are to be used in preparation for, or in carrying out, an act of terrorism (as defined in subsection (b)(23) of this section), or who intentionally provides material support or resources to an international terrorist organization engaged in hostilities against the United States, knowing that such organization has engaged or engages in terrorism (as defined in subsection (b)(23) of this section), shall be guilty of the offense of providing material support for terrorism and shall be subject to whatever punishment the commission may direct. The term 'material support or resources' has the meaning provided in 18 U.S.C. § 2339A(b).

1	"(25) Wrongfully Aiding the Enemy.—
2	Any person who, in breach of an allegiance or duty
3	to the United States, knowingly and intentionally
4	aids an enemy of the United States or one its co-
5	belligerents shall be guilty of the offense of wrong-
6	fully aiding the enemy and shall be subject to
7	whatever punishment the commission may direct.
8	"(26) SPYING.—Any person who, with intent

"(26) SPYING.—Any person who, with intent or reason to believe that it is to be used to the injury of the United States or to the advantage of a foreign power, collects or attempts to collect certain information by clandestine means or while acting under false pretenses, for the purpose of conveying such information to an enemy of the United States or one of its co-belligerents, shall be guilty of the offense of spying and shall be subject to whatever punishment the commission may direct, including the penalty of death.

"(27) CONSPIRACY.—Any person who conspires to commit one or more substantive offenses triable under this section, and who knowingly does any overt act to effect the object of the conspiracy, shall be guilty of conspiracy and shall be subject to whatever punishment the commission may direct,

1	including, if death results to one or more of the
2	victims, the penalty of death.
3	"§ 950w. Perjury and obstruction of justice
4	"The military commissions also may try offenses
5	and impose punishments for perjury, false testimony, or
6	obstruction of justice related to military commissions.
7	"§ 950x. Contempt
8	"A military commission may punish for contempt
9	any person who uses any menacing word, sign, or gesture
10	in its presence, or who disturbs its proceedings by any
11	riot or disorder.".
12	(2) Tables of Chapters Amendments.—
13	The tables of chapters at the beginning of subtitle
14	A and part II of subtitle A of title 10, United States
15	Code, are each amended by inserting after the item
16	relating to chapter 47 the following new item:
	"CHAPTER 47A—MILITARY COMMISIONS "SUBCHAPTER I—GENERAL PROVISIONS "SUBCHAPTER II—COMPOSITION OF COURTS-MARTIAL "SUBCHAPTER III—PRE-TRIAL PROCEDURE "SUBCHAPTER IV—TRIAL PROCEDURE "SUBCHAPTER V—SENTENCES "SUBCHAPTER VI—POST-TRIAL PROCEDURE AND REVIEW OF MILITARY COMMISSIONS "SUBCHAPTER VII—PUNITIVE MATTERS
17	(b) Submittal of Procedures to Congress.—
18	(1) SUBMITTAL OF PROCEDURES.—Not later
19	than 90 days after the date of the enactment of this

Act, the Secretary shall submit to the Committees on Armed Forces of the Senate and the House of Representatives a report setting forth the procedures for military commissions prescribed under Chapter 47A of title 10, United States Code (as added by subsection (a)).

(2) SUBMITTAL OF MODIFICATIONS.—Not later than 60 days before the date on which any proposed modification of the procedures described in paragraph (1) shall go into effect, the Secretary shall submit to the committees of Congress referred to in that paragraph a report describing such modifications.

## SEC. 5. JUDICIAL REVIEW.

Section 2241 of title 28, United States Code, is amended by replacing subsection (e) with the following:

"(e) Except as provided for in this subsection, and notwithstanding any other law, no court, justice, or judge shall have jurisdiction to hear or consider any claim or cause of action, including an application for a writ of habeas corpus, pending on or filed after the date of enactment of this Act, against the United States or its agents, brought by or on behalf of any alien detained by the United States as an unlawful enemy combatant, relating

1	to any aspect of the alien's detention, transfer, treatment,
2	or conditions of confinement:
3	"(1) COMBATANT STATUS REVIEW TRIBU-
4	NALS.—The United States Court of Appeals for the
5	District of Columbia Circuit shall have exclusive
6	jurisdiction to determine the validity of any final
7	decision of a Combatant Status Review Tribunal.
8	The scope of such review is defined in section
9	1005(e)(2) of the Detainee Treatment Act of 2005.
10	If the Court grants a detainee's petition for review,
11	the Department of Defense may conduct a new
12	Combatant Status Review Tribunal.
13	"(2) MILITARY COMMISSIONS.—Review
14	shall be had only of final judgments of military
15	commissions as provided for pursuant to section
16	247 of the Military Commissions Act of 2006.
17	"(3) Information considered.—The court
18	may consider classified information submitted in
19	camera and ex parte in making any determination
20	under this section.".
21	SEC. 6. SATISFACTION OF TREATY OBLIGATIONS.
22	(a) In General.—Satisfaction of the prohibitions
23	against cruel, inhuman, and degrading treatment set forth
24	in Section 1003 of the Detainee Treatment Act of 2005
25	(title X of Public Law 109-148: 119 Stat 2739: 42

1	U.S.C. 2000dd) shall fully satisfy United States obliga-
2	tions with respect to the standards for detention and
3	treatment established by section 1 of common Article 3
4	of the Geneva Conventions, with the exception of the ob-
5	ligations imposed by subsections 1(b) and 1(d) of such
6	Article.
7	(b) RIGHTS NOT JUDICIALLY ENFORCEABLE.—
8	(1) In General.—No person in any habeas
9	action or any other action may invoke the Geneva
10	Conventions or any protocols thereto as a source of
11	rights, whether directly or indirectly, for any pur-
12	pose in any court of the United States or its States
13	or territories.
14	(2) CONSTRUCTION.—Paragraph (1) may not
15	be construed to affect the obligations of the United
16	States under the Geneva Conventions.
17	(c) GENEVA CONVENTIONS DEFINED.—In this sec-
18	tion, the term "Geneva Conventions" means the interna-
19	tional conventions signed at Geneva on August 12, 1949,
20	including common Article 3.
21	SEC. 7. WAR CRIMES ACT AMENDMENT.
22	Section 2441 of title 18, United States Code is
23	amended by replacing subsection (c)(3) with the follow-

ing:

"(3) which constitutes any of the following serious violations of common Article 3 of the international conventions signed at Geneva 12 August 1949, when committed in the context of and in association with an armed conflict not of an international character—

"(1) TORTURE.—Any person who commits, or conspires or attempts to commit, an act specifically intended to inflict severe physical or mental pain or suffering (other than pain or suffering incidental to lawful sanctions) upon another person within his custody or physical control for the purpose of obtaining information or a confession, punishment, intimidation, coercion, or any reason based on discrimination of any kind, shall be guilty of a violation of this subsection. 'Severe mental pain or suffering' has the meaning provided in 18 U.S.C. § 2340(2).

"(2) CRUEL OR INHUMAN TREATMENT.—Any person who commits, or conspires or attempts to commit, an act intended to inflict severe physical or mental pain or suffering (other than pain or suffering incidental to lawful sanctions), including severe physical abuse, upon another person within his custody or physical control shall be guilty of a violation of this subsection. 'Severe mental pain

or suffering' has the meaning provided in 18 U.S.C. § 2340(2).

"(3) PERFORMING BIOLOGICAL EXPERI-MENTS.—Any person who subjects, or conspires or attempts to subject, one or more persons within his custody or physical control to biological experiments without a legitimate medical purpose and in so doing endangers the body or health of such person or persons shall be guilty of a violation of this subsection.

"(4) MURDER.—Any person who intentionally kills, or conspires or attempts to kill, or kills whether intentionally or unintentionally in the course of committing any other offense under this section, one or more persons taking no active part in the hostilities, including those placed *hors de combat* by sickness, wounds, detention, or any other cause, shall be guilty of a violation of this subsection. The intent required for this offense precludes its applicability with regard to collateral damage or to death, damage, or injury incident to a lawful attack.

"(5) MUTILATION OR MAIMING.—Any person who intentionally injures, or conspires or attempts to injure, or injures whether intentionally or

unintentionally in the course of committing any other offense under this section, one or more persons taking no active part in the hostilities, including those placed *hors de combat* by sickness, wounds, detention, or any other cause, by disfiguring the person or persons by any mutilation thereof or by permanently disabling any member, limb, or organ of his body, without any legitimate medical or dental purpose, shall be guilty of a violation of this subsection. The intent required for this offense precludes its applicability with regard to collateral damage or to death, damage, or injury incident to a lawful attack.

"(6) Intentionally Causing Great Suffering or Serious Injury.—Any person who intentionally causes, or conspires or attempts to cause, serious bodily injury to one or more persons taking no active part in the hostilities, including those placed *hors de combat* by sickness, wounds, detention, or any other cause, shall be guilty of a violation of this subsection. The intent required for this offense precludes its applicability with regard to collateral damage or to death, damage, or injury incident to a lawful attack. 'Serious bodily injury' has the meaning provided in 18 U.S.C. § 113(b)(2).

"(7) RAPE.—Any person who forcibly or with coercion or threat of force wrongfully invades, or conspires or attempts to invade, the body of a person by penetrating, however slightly, the anal or genital opening of the victim with any part of the body of the accused or with any foreign object shall be guilty of a violation of this subsection.

"(8) SEXUAL ASSAULT OR ABUSE.—Any person who forcibly or with coercion or threat of force engages, or conspires or attempts to engage, in sexual contact with one or more persons, or causes, or conspires or attempts to cause, one or more persons to engage in sexual contact, shall be guilty of a violation of this subsection. For purposes of this offense, 'sexual contact' has the meaning provided in 18 U.S.C. § 2246(3).

"(9) TAKING HOSTAGES.—Any person who, having knowingly seized or detained one or more persons, threatens to kill, injure, or continue to detain such person or persons with the intent of compelling any nation, person other than the hostage, or group of persons to act or refrain from acting as an explicit or implicit condition for the safety or

1	release of such person or persons, shall be guilty of
2	a violation of this subsection. Any person who at-
3	tempts to engage or conspires to engage in this of-
4	fense shall also be guilty under this subsection.".
5	SEC. 8. CONFORMING AMENDMENTS.
6	(a) Section 1004(b) of the Detainee Treatment Act
7	of 2005 (10 U.S.C. § 801 note) is amended to conform
8	with this Act as follows—
9	(1) by replacing "may provide" with "shall
10	provide"; and
11	(2) by adding "or investigation" after
12	"criminal prosecution"; and
13	(3) by adding "whether before United States
14	courts or agencies, foreign courts or agencies, or
15	international courts or agencies," after "described
16	in that subsection";
17	(b) Section 1005 of the Detainee Treatment Act of
18	2005 (10 U.S.C. § 801 note) is amended to conform with
19	this Act as follows—
20	(1) by striking subsection (e)(3)(B) and re-
21	numbering subsections (e)(3)(C) and (e)(3)(D) as
22	subsections (e)(3)(B) and (e)(3)(C), respectively;
23	and
24	(2) in subsection (e)(3)(A), by striking "pur-
25	suant to Military Commission Order No. 1, August

1	31, 2005 (or any successor military order)" and in-
2	serting "by a military commission under chapter
3	47a of title 10"; and
4	(3) in former subsection (e)(3)(C)(i), by
5	striking "pursuant to the military order" and insert-
6	ing "by a military commission"; and
7	(4) in former subsection (e)(3)(C)(ii), by
8	striking "pursuant to such military order" and in-
9	serting "by such a military commission"; and
10	(5) in former subsection (e)(3)(D)(i) by
11	striking "specified in the military order" and in-
12	serting "specified for a military commission"; and
13	(6) and in former subsection (e)(3)(C)(i), by
14	striking "at Guantanamo Bay, Cuba"; and
15	(7) in former subsection (e)(2)(B)(i) by re-
16	placing "the Department of Defense at Guan-
17	tanamo Bay, Cuba" with "United States".
18	(c) Section 802 of title 10, United States Code, is
19	amended to conform with this Act by adding, "(a)(13)
20	Lawful enemy combatants who violate the law of war."
21	(d) Section 821 of title 10, United States Code, is
22	amended to conform with this Act by striking the phrase
23	"by statute or the law of war".
24	(e) Section 836 of title 10, United States Code, is
25	amended to conform with this Act as follows—in subsec-

- tion (a), by replacing "military commissions and other
- 2 military tribunals" with "and other military tribunals (ex-
- 3 cluding military commissions)".

## 4 SEC. 9. RETROACTIVE APPLICATION.

- 5 This Act shall take effect on the date of the enact-
- 6 ment of this Act and shall apply retroactively, including
- 7 to any aspect of the detention, treatment, or trial of any
- 8 person detained at any time since September 11, 2001,
- 9 and to any claim or cause of action pending on or after
- 10 the date of the enactment of this Act.

## 11 SEC. 10. SEVERABILITY.

- If any provision of this Act, or the application of a
- provision to any person or circumstance, is held to be un-
- constitutional, the remainder of this Act, and the applica-
- 15 tion of the provisions to any other person or circum-
- stance, shall not be affected thereby.