

Department of the Army
Headquarters, United States Army
Training and Doctrine Command
Fort Monroe, Virginia 23651-1047

*TRADOC Regulation 27-3

16 November 2007

Legal Services

**MILITARY JUSTICE JURISDICTION/CIVILIAN CRIMINAL JURISDICTION FOR
FORT MONROE, VIRGINIA**

FOR THE COMMANDER:

OFFICIAL:

THOMAS F. METZ
Lieutenant General, U.S. Army
Deputy Commanding General/
Chief of Staff



RANDALL L. MACKEY
Colonel, GS
Deputy Chief of Staff, G-6

History. This publication is a rapid action revision. The portions affected by this administrative revision are listed in the summary of change.

Summary. This regulation defines policies and procedures for the effective administration of military justice over personnel assigned or attached to the Headquarters (HQ), U.S. Army Training and Doctrine Command (TRADOC); HQ, U.S. Army Garrison (HQ USAG); Fort Monroe, Virginia; and tenant organizations on Fort Monroe unless otherwise stated. It describes the method for filing reprimands by general officers and the administration of civilian criminal jurisdiction on Fort Monroe.

Applicability. This regulation applies to HQ TRADOC; HQ USAG, Fort Monroe; U.S. Army Accessions Command (USAAC); U.S. Army Cadet Command (USACC); U.S. Army Combined Arms Support Command (CASCOM); U.S. Army Combined Arms Center (CAC); U.S. Army Transportation Center and School (USATC&S); and tenant organizations on Fort Monroe except for Joint Task Force-Civil Support (JTF-CS).

Proponent and exception authority. The proponent of this regulation is the TRADOC Staff Judge Advocate (SJA). The proponent has the authority to approve exceptions or waivers to this supplement that are consistent with controlling law and regulations. The proponent may delegate

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*Supersedes TRADOC Regulation 27-3, dated 27 February 2001.

this approval authority in writing, to a division chief with the proponent agency or its direct reporting unit or field operating agency, in the grade of colonel or the civilian equivalent. Activities may request a waiver to this regulation by providing justification that includes a full analysis of the expected benefits and must include formal review by the activity's senior legal officer. All waiver requests will be endorsed by the commander or senior leader of the requesting activity and forwarded through higher headquarters to the policy proponent.

Army management control process. This regulation does not contain management control provisions.

Supplementation. Supplementation of this supplement is prohibited without prior approval from the TRADOC SJA (ATJA), 11 Bernard Road, Fort Monroe, VA 23651-1048.

Suggested improvements. Users send comments and suggested improvements on Department of the Army (DA) Form 2028 (Recommended Changes to Publications and Blank Forms) directly to Commander, TRADOC (ATJA), 11 Bernard Road, Fort Monroe, VA 23651-1048. Suggested improvements may also be submitted using DA Form 1045 (Army Ideas for Excellence Program (AIEP) Proposal).

Availability. This publication is available only on the TRADOC Homepage at <http://www.tradoc.army.mil/tpubs/supplndx.htm>.

Summary of change

TRADOC Reg 27-3

Military Justice Jurisdiction/Civilian Criminal Jurisdiction for Fort Monroe, Virginia

This rapid action revision, dated 16 November 2007-

- o Adds U.S. Army Accessions Command and U.S. Army Cadet Command into the U.S. Army Training and Doctrine Command military justice structure (applicability).
- o Clarifies Article 15 imposition and appeal authority for U.S. Army Training and Doctrine Command (para 3-1).
- o Clarifies procedures for reporting allegations of officer misconduct for those officers assigned to Headquarters U.S. Army Training and Doctrine Command and attached to Headquarters and Headquarters Company U.S. Army Garrison, Fort Monroe (para 2-1).
- o Clarifies the U.S. Army Training and Doctrine Command Band was formerly the U.S. Continental Army Band (para 2-2a).
- o Clarifies procedures for tenant organizations not attached to U.S. Army Transportation Center and School or Headquarters U.S. Army Garrison to notify Headquarters U.S. Army Garrison and the U.S. Army Training and Doctrine Command Staff Judge Advocate prior to referral of any court-martial charges involving tenant organization personnel stationed at Fort Monroe (para 2-3).
- o Clarifies Joint Task Force-Civil Support status as a detached command, not under the General Court-Martial Convening Authority of the Commander, U.S. Army Training and Doctrine Command or Commander, U.S. Army Transportation Center and School (para 2-3).
- o Updates the Commander, U.S. Army Training and Doctrine Command withhold of jurisdiction under Article 15, Uniform Code of Military Justice over all officers assigned to Headquarters U.S. Army Training and Doctrine Command and attached to Headquarters and Headquarters Company U.S. Army Garrison, Fort Monroe (para 3-2).
- o Clarifies the authority of general officers assigned to Headquarters and Headquarters Company U.S. Army Garrison, Fort Monroe or to Headquarters U.S. Army Training and Doctrine Command to make filing decisions for administrative reprimands (para 4-2).
- o Updates the orders that are applicable to organizations assigned to Headquarters U.S. Army Training and Doctrine Command and Fort Monroe in appendix B (app B).

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**Chapter 1
Introduction**

1-1. Purpose

This regulation defines military justice jurisdiction over personnel assigned or attached to the Headquarters (HQ) U.S. Army Training and Doctrine Command (TRADOC), HQ U.S. Army Garrison (USAG) Fort Monroe, and Army tenant organizations on Fort Monroe. It also describes the procedures for administering non-judicial punishment on Fort Monroe; defines U.S. Army Combined Arms Center (CAC), U.S. Army Combined Arms Support Command (CASCOM), and U.S. Army Accessions Command (USAAC) appeal authority for Article 15; describes the method for filing administrative reprimands by general officers; and defines policies and procedures for the administration of civilian criminal jurisdiction on Fort Monroe.

1-2. References

Required publications and prescribed and referenced forms are listed in appendix A.

1-3. Explanation of abbreviations and terms

The glossary contains abbreviations and terms used in this regulation.

1-4. Responsibilities

Affected commanders and staff elements will ensure that matters covered by this regulation are forwarded to the appropriate authorities. See paragraph 2-1.

Chapter 2

Court-Martial Convening Authority Jurisdiction over HQ TRADOC, HQ USAG Fort Monroe, and Army Tenant Organizations

2-1. General Court-Martial Convening Authority

Commander, TRADOC exercises general court-martial convening authority (GCMCA) pursuant to Department of the Army General Order Number 22, dated 26 June 1973 (see app B, fig B-1). Commander, U.S. Army Transportation Center and School (USATC&S) exercises GCMCA and other specified military justice authority over certain personnel pursuant to U.S. Continental Army Command Order Number 324 (see app B, fig B-2) and TRADOC General Order Number 395 (see app B, fig B-3).

a. Jurisdiction. Commander, USATC&S exercises GCMCA and the general administration of military justice authority over all personnel assigned or attached to Headquarters and Headquarters Company (HHC) USAG, Fort Monroe (see app B, figs B-2 and B-3). Nothing precludes the Commander, TRADOC, from exercising GCMCA in appropriate cases.

b. Preferral Procedures. Commander, HQ USAG, Fort Monroe and the Commander, HHC USAG, Fort Monroe may prefer and forward court-martial charges against personnel assigned or attached to HHC USAG, Fort Monroe to Commander, USATC&S.

c. Responsibilities.

(1) The Fort Monroe Post Judge Advocate (PJA) is responsible for coordinating with the Staff Judge Advocate (SJA), USATC&S all military justice cases requiring Commander,

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USATC&S action. For example, this would include, but not be limited to, all courts-martial and Article 15 appeals from actions taken by Commander, HQ USAG, Fort Monroe. The TRADOC SJA will coordinate military justice cases requiring Commander, TRADOC action.

(2) The appropriate deputy commanding general (DCG), deputy chief of general or special staff office, or commander will report all allegations of officer misconduct directly to Commander, TRADOC within 24 hours of the allegation for those officers who are assigned to HQ TRADOC and attached to HHC USAG, Fort Monroe. Reports may be verbal or by e-mail and will be copy furnished to the TRADOC SJA.

2-2. Special Court-Martial Convening Authority (SPCMCA)/Summary Court-Martial Convening Authority (SCMCA)

a. Jurisdiction. In accordance with Articles 23 and 24, Uniform Code of Military Justice (UCMJ), Commander, HQ USAG, Fort Monroe exercises SPCMCA and SCMCA over all personnel assigned or attached to the HHC USAG, Fort Monroe, which includes, but is not limited to, HQ TRADOC; Fort Monroe Military Police Activity; and the TRADOC Band (formerly the U.S. Continental Army Band). (See app B, figs B-3, B-6, and B-7.)

b. Punitive Discharge Authority. Commander, HQ USAG Fort Monroe has no authority to convene a special court-martial empowered to adjudge a bad conduct discharge. Commander, USATC&S exercises that authority.

2-3. Other tenant organizations

a. Army Tenant organizations not attached to USATC&S or to HQ USAG, Fort Monroe, will notify the TRADOC SJA, Fort Monroe PJA, and Commander, HQ USAG, Fort Monroe prior to referral of any court-martial charges involving tenant organization personnel stationed at Fort Monroe. Tenant organizations may also request Commander, HQ USAG, Fort Monroe attach individual Army personnel for the purpose of exercising UCMJ authority, pursuant to Army Regulation 27-10, paragraph 5-2b(1). Individuals so attached will be processed through the jurisdictional structure set forth in paragraphs 2-1 and 2-2 above.

b. Joint Task Force-Civil Support (JTF-CS) is a “detached command” within the meaning of Article 23(a)(6), UCMJ and does not fall under the GCMCA of Commander, TRADOC or Commander, USATC&S. Pursuant to Article 23(a)(6), UCMJ and rule for court-martial 504(2)(A), the Commander, JTF-CS is a SPCMCA for JTF-CS personnel. Pursuant to U.S. Northern Command Policy Directive 10-208, Commander, JTF-CS may convene Summary Courts-Martial, Special Courts-Martial, and conduct non-judicial punishment upon military members of JTF-CS regardless of service.

Chapter 3

Commander, TRADOC; Commander, USAAC; and Commander, USACC, Article 15, UCMJ Authority

3-1. General

TRADOC Regulation 27-2 designates Commander, CAC; Commander, CASCOM; and Commander, USAAC as superior competent authorities over other TRADOC installation and activity commanders for Article 15 appeals. Commander, TRADOC is the appellate authority for Article 15 appeals from Commander, CAC; Commander, CASCOM; and Commander, USAAC. Commander, USATC&S exercises next superior commander authority for non-judicial punishment over all enlisted personnel assigned or attached to HQ USAG, Fort Monroe. Commander, USAAC exercises Article 15 authority over officers assigned to HQ USAAC and is the appellate authority for Article 15 appeals from the Commander, USACC, the Commander, U.S. Army Recruiting Command, and the Commander, U.S. Army Training Center and Fort Jackson. The Commander, USACC exercises Article 15 authority over officers assigned to HQ USACC.

3-2. Withholding and delegation of Article 15 authority for officers

Commander, TRADOC withholds from subordinate commanders the authority to exercise Article 15, over all officers assigned to HQ TRADOC and attached to HHC USAG, Fort Monroe. Army Regulation (AR) 27-10, paragraph 3-7c, permits Commander, TRADOC to delegate his powers under Article 15 to the DCG/Chief of Staff (COS), TRADOC.

Chapter 4

Administrative Reprimands and Admonitions

4-1. General

In accordance with AR 600-37, administrative reprimands may be filed in a Soldier's official military personnel file only upon the order of a general officer senior to the recipient or by the direction of an officer having general court-martial jurisdiction over the individual.

4-2. Method

a. General officers assigned to HQ TRADOC or HHC USAG, Fort Monroe may make filing decisions for administrative reprimands only for members of their office, directorate, or command. The general officer will ensure that the requirements of AR 600-37 are met and will coordinate the action with the appropriate SJA. For officers assigned to HQ TRADOC and attached to HHC USAG, Fort Monroe, see paragraph 4-2c, below.

b. The DCG/COS will make the filing determination for all HQ TRADOC personnel assigned to special and personal staff sections that do not have a general officer as head of the directorate. For special/personal staff officers assigned to HQ TRADOC and attached to HHC USAG, Fort Monroe, see paragraph 4-2c, below.

c. Commander, TRADOC withholds from subordinate commanders and staff leaders the authority to exercise administrative reprimand and admonition over all officers assigned to HQ TRADOC and attached to HHC USAG, Fort Monroe. General officers may request authority to take action against an officer for misconduct by submitting a memorandum to Commander,

TRADOC Reg 27-3

TRADOC describing the reasons why an exception should be granted. The memorandum shall be coordinated with the TRADOC SJA.

Chapter 5 Civilian Criminal Jurisdiction

5-1. Exclusive and concurrent jurisdiction

Fort Monroe is governed by exclusive and concurrent federal jurisdiction. Areas that are not under exclusive jurisdiction share concurrent jurisdiction with the City of Hampton, Virginia. (See fig C-1 and C-2, exclusive and concurrent jurisdiction.)

a. Exclusive jurisdiction. A Special Assistant United States Attorney (SAUSA) prosecutes criminal acts involving civilians occurring within exclusive federal jurisdiction. The PJA, Fort Monroe, in coordination with the United States Attorney's Office for the Eastern District of Virginia, manages the cases and supervises the SAUSA.

b. Concurrent jurisdiction. The City of Hampton Commonwealth's Attorney may prosecute criminal acts involving civilians occurring in areas under concurrent jurisdiction. However, the case normally will be processed by the SAUSA at the direction of the PJA, Fort Monroe and United States Attorney's Office. In the event the City of Hampton Commonwealth's Attorney seeks to prosecute such a case, the PJA, Fort Monroe and United States Attorney's Office will negotiate with the Commonwealth's Attorney to determine which sovereign will exercise jurisdiction.

5-2. Juveniles

The PJA, Fort Monroe is responsible for the management and supervision of all juvenile prosecutions and dispositions on Fort Monroe. Juvenile offenders are normally handled administratively through the Juvenile Review Board (JRB) under the direction of the Commander, HQ USAG, Fort Monroe. However, if offenses occur which are inappropriate for the JRB, the United States Attorney's Office may issue a waiver of jurisdiction and the SAUSA may refer the matter to the City of Hampton Commonwealth's Attorney for action pursuant to a memorandum of understanding (MOU) provided that the Commonwealth has jurisdiction (see fig C-2).

Appendix A References

Section I Required Publications

AR 27-10
Military Justice

AR 600-37
Unfavorable Information

Manual for Courts-Martial United States

TRADOC Regulation 27-2
Designation of Superior Competent Authorities

Section II
Related Publications

This section contains no entries.

Section III
Prescribed Forms

This section contains no entries.

Section IV
Referenced Forms

This section contains no entries.

Appendix B
Orders and Supporting Documentation

Orders and supporting documents referenced in this regulation are found in this appendix.

GENERAL ORDERS

No. 22

HEADQUARTERS
DEPARTMENT OF THE ARMY
WASHINGTON, DC, 26 June 1973

	Section
GENERAL COURTS-MARTIAL—Authority to convene—Commanding Officer, US Army Training Center and Fort Jackson, Fort Jackson, SC 29207.....	I
GENERAL COURTS-MARTIAL—Authority to convene—Commanding Officer, US Army Training and Doctrine Command, Fort Monroe, VA 23351.....	II
GENERAL COURTS-MARTIAL—Authority to convene—Commanding Officer, US Army Forces Command, Fort McPherson, GA 30330.....	III
GENERAL COURTS-MARTIAL—Authority to convene—Commanding Officer, US Army Training Center and Fort Ord, Fort Ord, CA 93941.....	IV
GENERAL COURTS-MARTIAL—Authority to convene—Commanding Officer, US Army Administration Center and Fort Benjamin Harrison, Fort Benjamin Harrison, IN 46216.....	V

I. GENERAL COURTS-MARTIAL: Confirming verbal orders of the Secretary of the Army of 5 June 1973, the Commanding Officer, United States Army Training Center and Fort Jackson, Fort Jackson, South Carolina 29207, is designated by the Secretary of the Army, pursuant to the Uniform Code of Military Justice, Article 22(a) (6), to convene general courts-martial effective 15 June 1973.

II. GENERAL COURTS-MARTIAL: Confirming verbal orders of the Secretary of the Army of 5 June 1973, the Commanding Officer, United States Army Training and Doctrine Command, Fort Monroe, Virginia 23351, is designated by the Secretary of the Army, pursuant to the Uniform Code of Military Justice, Article 22(a) (6), to convene general courts-martial effective 1 July 1973.

III. GENERAL COURTS-MARTIAL: Confirming verbal orders of the Secretary of the Army of 5 June 1973, the Commanding Officer, United States Army Forces Command, Fort McPherson, Georgia 30330, is designated by the Secretary of the Army, pursuant to the Uniform Code of Military Justice, Article 22(a) (6), to convene general courts-martial effective 1 July 1973.

IV. GENERAL COURTS-MARTIAL: Confirming verbal orders of the Secretary of the Army of 12 June 1973, the Commanding Officer, United States Army Training Center and Fort Ord, Fort Ord, California 93941 is designated by the Secretary of the Army, pursuant to the Uniform Code of Military Justice, Article 22(a) (6), to convene general courts-martial effective 15 June 1973.

V. GENERAL COURTS-MARTIAL: Confirming verbal orders of the Secretary of the Army of 12 June 1973, the Commanding Officer, United States Army Administration Center and Fort Benjamin Harrison, Fort Benjamin Harrison, Indiana 46216, is designated by the Secretary of the Army, pursuant to the Uniform Code of Military Justice, Article 22(a) (6), to convene general courts-martial effective 1 July 1973.

Figure B-1. Department of the Army General Order Number 22

DEPARTMENT OF THE ARMY
 HEADQUARTERS UNITED STATES CONTINENTAL ARMY COMMAND
 Fort Monroe, Virginia 23651

GENERAL ORDERS
 NUMBER 324

20 June 1973

TC 015. Following organization/unit ATTACHED/RELIEVED FROM ATTACHED as indicated.

Headquarters Fort Monroe (WOUWAA /), Ft Monroe, VA 23651

Relieved from attached: HQ First US Army (WOGKAA /), Ft George G. Meade, MD 20755

Attached to: US Army Transportation Center & Ft Eustis (WOUVAA /), Ft. Eustis, VA 23604

Purpose: Attached for the exercise of general court-martial jurisdiction and the general administration of military justice, and is designated as next superior for purposes of exercising jurisdiction under Article 15, UCMJ.

Will proceed date: Not applicable.

Effective date: 1 July 1973

Period: Indefinite.

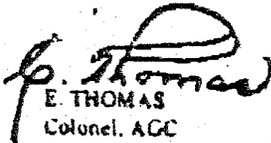
Accounting classification: Not applicable.

Authority: Appendix B, AR 10-7

Special instructions: Not applicable.

FOR THE COMMANDER:

OFFICIAL:


 E. THOMAS
 Colonel, AGC
 Adjutant General

B. E. HUFFMAN, JR.
 Major General, GS
 Chief of Staff

DISTRIBUTION:

- H1
- 10-Unit
- 10-HQ First US Army, Ft Geo G. Meade, MD 20755
- 10-USATC & Ft Eustis, Ft Eustis, VA 23604
- 2-HQ CONARC, ATTN: SJA
- 2-HQ CONARC, ATTN: ATAG-PDA

SPECIAL DISTRIBUTION:

- 20-HQDA (DAAG-ASO-D)

Figure B-2-1-a. HQ, U.S. Continental Army Command (USCAC) General Order Number 324

DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 78-10

18 March 2004

US Army Transportation Center and Fort Eustis (W0UVAA), Fort Eustis, VA 23604-5079

Following organization/unit action directed.

Action: Unit discontinued
Assigned to: US Army Training and Doctrine Command, Fort Monroe, VA 23651-1047
Mission: As indicated in Section I of TDA TCW0UVAA
Effective date: 1 October 2005
Military structure strength: None
Military authorized strength: None
Civilian structure strength: None
Civilian authorized strength: None
Accounting classification: Appropriate allotments will be obligated to extent necessary (AR 37-100).
Authority: AR 220-5
Additional instructions: None
Format: 740

FOR THE COMMANDER:


JULIE TREGO MANTA
COL, GS
Adjutant General

DISTRIBUTION:
Cdr, USA Ctr of Military History (DAMH-FPO)
103 Third Ave, Fort Lesley J. McNair, DC 20319-5058 (2)
The Institute of Heraldry, 9325 Gunstone Rd, Room S-112
Fort Belvoir, VA 22060-5579 (1)
Judge Advocate General (DAJA-PT), 2200 Army Pentagon
WASH, DC 20310-2200 (1)
HQDA (DACH-PER), 2500 Jefferson Davis Highway
Suite 12500, Arlington, VA 22202-5000 (1)
G-1 (TAPC-OPD), 200 Stovall, Alexandria, VA 22332-0413 (1)
G-3 (DAMO-FMP/Beth Morgan), 2200 Army Pentagon, WASH DC 20310-0400 (1)
USAFMSA (MOFI-FMA-CS) 9900 Belvoir Road, Fort Belvoir, VA 22060-5578 (1)
Cdr, US Army Transportation Ctr & Ft Eustis (ATZF-RM), Ft Eustis, VA 23604-5079 (1)

Figure B-2-1-b. TRADOC Permanent Order Number 78-10

DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 144-3

24 MAY 2005

US Army Transportation School (W1D7AA), Fort Eustis, VA 23604-5000

Following organizational/unit action directed.

Action: Unit redesignated as: US Army Transportation Center and School (W1D7AA), Fort Eustis, VA 23604-5000
Assigned to: US Army Training and Doctrine Command, Fort Monroe, VA 23651
Mission: As Indicated in Section I of TDA W1D7AA
Effective date: 1 October 2005
Military structure strength: 97 Officers, 18 Warrant Officers, 394 Enlisted, 509 Aggregate -
Military authorized strength: 78 Officers, 18 Warrant Officers, 292 Enlisted, 388 Aggregate
Civilian structure strength: 302
Civilian authorized strength: 243
Accounting classification: Appropriate allotments will be obligated to extent necessary (AR 37-100)
Authority: Memorandum, US Army Transportation Center, ATTN: ATZF-RMA, 21 April 2005, subject: Request for Redesignation.
Additional instructions: None
Format: 740

FOR THE COMMANDER:



LEAH R. FULLER-FRIEL
COL, GS
Adjutant General

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Judge Advocate General (DAJA-PT), 2200 Army Pentagon
WASH, DC 20310-2200 (1)
HQDA (DACH-PER), 2500 Jefferson Davis Highway
Suite 12500 Arlington, VA 22202-5000 (1)
G-1 (TAPC-OPD), 200 Stovall, Alexandria, VA 22332-0413 (1)
G-3 (DAMO-FMP/Beth Morgan), 2200 Army Pentagon, WASH, DC 20310-0400 (1)
USAFMSA (MOFI-FMA-CS) 9900 Belvoir Road, Fort Belvoir, VA 22060-5578 (1)
Cdr, US Army Transportation Center and School (ATZF-RM),
Fort Eustis, VA 23604-5000 (1)

Figure B-2-1-c. TRADOC Permanent Order Number 144-3

DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 122-3

4 Oct 90

The United States Continental Army Band (MTOE 12-733-L01 UIC WCSCAA),
Fort Monroe, VA 23651-5000

Following organization/unit action directed.

Action: Unit reorganized

Assigned to: US Army Training and Doctrine Command, Fort Monroe, VA
23651-5000

Mission: As indicated in Section I of MTOE 12733LTC01

Effective date: 1 October 1991

Military structure strength: 2 officers, 63 enlisted, 65 aggregate

Military authorized strength: 2 officers, 56 enlisted, 58 aggregate

Accounting classification: Appropriate allotments will be obligated to extent
necessary (AR 37-100).

Authority: Appendix F, AR 310-49

Additional instruction:

- a. Modification Table of Organization and Equipment 12733LTC01, TC0192
- b. Standard Requirement Code 12733L00000200
- c. Troop Program Sequence Number 40420
- d. Authorized Level of Organization 2

Format: 740

FOR THE COMMANDER:

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HQDA(DASG-HDU) CAMERON STATION
ALEXANDRIA, VA 22314 (2)
HQDA(TAPC-OPD) PENTAGON
ALEXANDRIA, VA 22332 (1)
CDR, US CONTINENTAL ARMY BAND,
FORT MONROE, VA

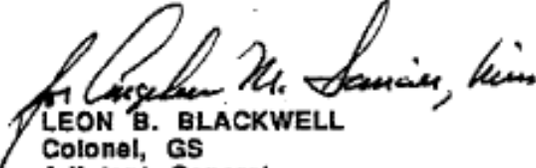

LEON B. BLACKWELL
Colonel, GS
Adjutant General

Figure B-2-2. HQ, U.S. Continental Army Command (USCAC) General Order
Number 122-3

DEPARTMENT OF THE ARMY
 HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
 Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 342-3

7 December 2000

Following order is amended as indicated.

So much of: Permanent Orders 122-3, this headquarters, 4 Oct 90
 Pertaining to: Unit reorganization of The United States Continental Army Band (MTOE 12 733-L01
 UIC WCSCAA) Fort Monroe, Virginia 23651-5000

As reads: Additional Instructions:

- a. Modification Table of Organization and Equipment, 12733LTC01, TC0192
- b. Standard Requirement Code 12733L0000020
- c. Troop Program Sequence Number 40420
- d. Authorized Level of Organization 2

How changed: Amended to read: Additional Instructions:

- a. Modification Table of Organization and Equipment, 12733LTC01, TC0192
- b. Standard Requirement Code 12733L0000020
- c. Troop Program Sequence Number 40420
- d. Authorized Level of, Organization 2

e. Commander, The United States Continental Army Band (TUSCAB) exercises company level UCMJ jurisdiction, general administration of military justice authority, and administrative authority over all assigned or attached personnel, unless a higher commander withholds such jurisdiction or authority. TUSCAB is attached to U.S. Army Garrison, Fort Monroe for exercise of Special and Summary Court-Martial Convening Authority, including general administration of military justice authority and administrative separations over all assigned or attached personnel. This includes field grade Article 15 authority and "next superior" commander company grade appellate authority for the purpose of exercising jurisdiction under Article 15 Uniform Code of Military Justice. Commander, USAG, Fort Monroe does not have authority to convene a Special Court Martial empowered to adjudge a punitive discharge.

Authority: Paragraph 2-21, AR 600-8-105

PCN: A19930230123945

Format: 700

FOR THE COMMANDER:

William A. Brown III
 WILLIAM A. BROWN III
 Colonel, GS
 Adjutant General

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 - WASH DC 20310 (1)
 - HQDA (TAPC-OPD) PENTAGON
 - ALEXANDRIA, VA 22332 (1)
 - CDR, USA CTR OF MILITARY HISTORY
 - ATTN: DAMN-FPO (2)
 - 103 THIRD AVENUE, FORT LESLEY J. MCNAIR, DC 20319-5058
 - CDR, U.S. ARMY GARRISON, FORT MONROE (2)
 - CDR, U.S. THE UNITED STATES CONTINENTAL ARMY BAND (2)

Figure B-2-3. HQ, U.S. Continental Army Command (USCAC) General Order Number 342-3

DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 46-4

15 February 2006

The United States Continental Army Band (MTOE 12-733-LO1 UIC WCSCAA), Fort Monroe, Virginia 23651-5000

Following organization/unit action directed.

Action: Unit redesignated as: United States Army Training and Doctrine Command Band (WCSCAA)

Assigned to: US Army Training and Doctrine Command, Fort Monroe, VA 23651-5000

Mission: As indicated in Section I of MTOE 12733LTC01

Effective date: 10 Jan 2006

Military structure strength: 2 Officers, 0 Warrant Officers, 56 Enlisted, 58 Aggregate

Military authorized strength: 2 Officers, 0 Warrant Officers, 56 Enlisted, 58 Aggregate

Civilian structure strength: 0

Civilian authorized strength: 0

Accounting classification: Appropriate allotments will be obligated to extent necessary (AR 37-100).

Authority: Memorandum, The US Army Center of Military History, ATTN: DAMH-FPO, 10 January 2006, subject: Request for Redesignation (SRC-12733L100) (UIC-WCSCAA).

Additional instructions:

a. Modification Table of Organization and Equipment, 12733LTC01, TC0107

b. Standard Requirement Code 12733L10000100

c. Troop Program Sequence Number 31213

d. Authorized Level of Organization 1

e. Commander, United States Army Training and Doctrine Command Band exercises company level UCMJ jurisdiction, general administration of military justice authority, and administrative authority over all assigned or attached personnel, unless a higher commander withholds such jurisdiction or authority. United States Army Training and Doctrine Command Band is attached to U.S. Army Garrison, Fort Monroe for exercise of Special and Summary Court-Martial Convening Authority, including general administration of military justice authority and administrative separations over all assigned or attached personnel. This includes field grade Article 15 authority and "next superior" commander company grade appellate authority for the purpose of exercising jurisdiction under Article 15 Uniform Code of Military Justice. Commander, USAG, Fort Monroe does not have authority to convene a Special Court Martial empowered to adjudge a punitive discharge. Format: 740

FOR THE COMMANDER:



LEAH R. FULLER-FRIEL

Colonel, GS

Adjutant General

DISTRIBUTION:

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The Institute of Heraldry, 9325 Gunstone Rd, Room S-112

Figure B-2-4. HQ, U.S. Continental Army Command (USCAC) Reorganized as United States Army TRADOC Band, General Order Number 46-4

DEPARTMENT OF THE ARMY
 HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
 Fort Monroe, Virginia 23651

GENERAL ORDERS
 NUMBER 395

1 July 1975

TC 015. Following organization/unit ATTACHED/RELIEVED FROM ATTACHED as indicated.

Headquarters Company TRADOC (W3YTAA) Fort Monroe, Virginia 23651

Relieved from attached: Not applicable

Attached to: Headquarters Company TRADOC and United States Army Garrison (WOUNAA) Fort Monroe, VA 23651

Purpose: Attached for administration, rations, quarters and the exercise of court-martial jurisdiction, to include the general administration of military justice, related administrative actions, and exercise of jurisdiction under Article 15, UCMJ, for all enlisted personnel assigned/attached to Headquarters Company TRADOC (W3YTAA).

Will proceed date: Not applicable

Effective date: 1 July 1975

Period: Indefinite

Accounting classification: Not applicable

Authority: AR 220-5 and ATCS-75-2052, DF, dated 16 June 1975

Special instructions: Administration of military justice for officer personnel assigned to Headquarters Company TRADOC to include general court-martial jurisdiction, related administrative actions, inferior court-martial jurisdiction and the exercise of jurisdiction under Article 15, UCMJ, remains with Commander, TRADOC.

FOR THE COMMANDER:

OFFICIAL:

B. E. HUFFMAN, JR.
 Major General, GS
 Chief of Staff



V. W. BOLTON
 Colonel, AGC
 Adjutant General

DISTRIBUTION:

H1
 5-HQ CO TRADOC & USAG,
 Ft Monroe, VA 23651

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 1-HQDA (DAMO-FDF)
 3-HQDA (DAMO-FDA)
 1-HQDA (CDAAG-HDA)

Figure B-3. HQ, TRADOC General Order Number 395

TRADOC Reg 27-3

**DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
Fort Monroe, Virginia 23651-5000**

PERMANENT ORDERS

342-5

7 December 2000

Following order is amended as indicated.

So much of: Permanent Orders 11-11, this headquarters, 11 January 1999
Pertaining to: Unit organization of 233rd Military Police Detachment (MP Headquarters Team)
(MTOE 19517ATC0100 WCVNAA) Fort Monroe, Virginia 23651
As reads: Additional Instructions:

- a. Modification Table of Organization and Equipment, 19517TC0100
- b. Standard Requirement Code 19517AA00100
- c. Troop Program Sequence Number 31903
- d. Authorized Level of Organization 1

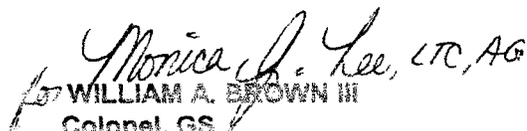
How changed: Amended to read: Additional Instructions:

- a. Modification Table of Organization and Equipment, 19517TC0100
- b. Standard Requirement Code 19517AA00100
- c. Troop Program Sequence Number 31903
- d. Authorized Level of Organization 1
- e. Commander, 233rd Military Police Detachment exercises company

level UCMJ jurisdiction, general administration of military justice authority, and administrative authority over all assigned or attached personnel, unless such jurisdiction or authority is withheld by a higher commander. Commander, U.S. Army Garrison, Fort Monroe exercises Special and Summary Court-Martial Convening Authority, including general administration of military justice authority and administrative separations over all assigned or attached personnel. This includes field grade Article 15 authority and "next superior" commander company grade appellate authority for the purpose of exercising jurisdiction under Article 15 Uniform Code of Military Justice. Commander, USAG, Fort Monroe does not have authority to convene a Special Court Martial empowered to adjudge a punitive discharge.

Authority: Paragraph 2-21, AR 600-8-105
PCN: A19930230123945
Format: 700

FOR THE COMMANDER:


for **WILLIAM A. BROWN III**
Colonel, GS
Adjutant General

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HQDA (TAPC-OPD) PENTAGON
ALEXANDRIA, VA 22332 (1)
CDR, USA CTR OF MILITARY HISTORY
ATTN: DAMH-FPO (2)
103 THIRD AVENUE, FORT LESLEY J. MCNAIR, DC 20319-5058
CDR, U.S. ARMY GARRISON, FORT MONROE (2)
CDR, U.S. 233RD MILITARY POLICE DETACHMENT (1)

Figure B-4. HQ, TRADOC Permanent Order Number 342-5 (MP)

DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 342-3

7 December 2000

Following order is amended as indicated.

So much of: Permanent Orders 122-3, this headquarters, 4 Oct 90
Pertaining to: Unit reorganization of The United States Continental Army Band (MTOE 12 733-L01
UIC WCSCAA) Fort Monroe, Virginia 23651-5000

As reads: Additional Instructions:

- a. Modification Table of Organization and Equipment, 12733LTC01, TC0192
- b. Standard Requirement Code 12733L0000020
- c. Troop Program Sequence Number 40420
- d. Authorized Level of Organization 2

How changed: Amended to read: Additional Instructions:

- a. Modification Table of Organization and Equipment, 12733LTC01, TC0192
- b. Standard Requirement Code 12733L0000020
- c. Troop Program Sequence Number 40420
- d. Authorized Level of, Organization 2
- e. Commander, The United States Continental Army Band (TUSCAB)

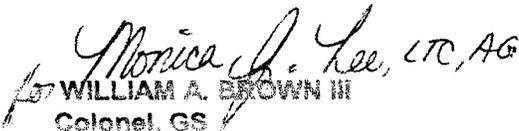
exercises company level UCMJ jurisdiction, general administration of military justice authority, and administrative authority over all assigned or attached personnel, unless a higher commander withholds such jurisdiction or authority. TUSCAB is attached to U.S. Army Garrison, Fort Monroe for exercise of Special and Summary Court-Martial Convening Authority, including general administration of military justice authority and administrative separations over ail assigned or attached personnel. This includes field grade Article 15 authority and "next superior" commander company grade appellate authority for the purpose of exercising jurisdiction under Article 15 Uniform Code of Military Justice. Commander, USAG, Fort Monroe does not have authority to convene a Special Court Martial empowered to adjudge a punitive discharge.

Authority: Paragraph 2-21, AR 600-8-105

PCN: A19930230123945

Format: 700

FOR THE COMMANDER:


WILLIAM A. BROWN III
Colonel, GS
Adjutant General

Distribution

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HQDA (DAMO-FDP)

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HQDA (MOFI-ZC-SAM)

WASH DC 20310 (1)

HQDA (TAPC-OPD) PENTAGON

ALEXANDRIA, VA 22332 (1)

CDR, USA CTR OF MILITARY HISTORY

ATTN: DAMN-FPO (2)

103 THIRD AVENUE, FORT LESLEY J. MCNAIR, DC 20319-5058

CDR, U.S. ARMY GARRISON, FORT MONROE (2)

CDR, U.S. THE UNITED STATES CONTINENTAL ARMY BAND (2)

Figure B-5. HQ, TRADOC Permanent Order Number 342-3 (TUSCAB)

GENERAL ORDERS }
No. 1

HEADQUARTERS
DEPARTMENT OF THE ARMY
WASHINGTON, DC, 11 February 2004

Establishment of the United States Army Accessions Command

1. This is to confirm that effective 15 February 2002, the United States Army Accessions Command (USAAC), (UIC: W6A4AA), was established as a subordinate command of HEADQUARTERS, UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND (TRADOC), Fort Monroe, Virginia 23651. The USAAC will provide integrated command, control, and coordination of the Office of the Deputy Commanding General, Initial Entry Training (DCG-IET); United States Army Cadet Command (USACC); United States Army Training Center, Fort Jackson (USATC-Fort Jackson); United States Army Recruiting Command (USAREC); and Information Systems Activity, USAREC (ISA). USAAC will also exercise Headquarters, Department of the Army directed executive agency authority over Military Entrance Processing Command (MEPCOM).

2. This is to confirm that effective 15 February 2002, the United States Army Cadet Command (USACC), (UIC: TCW4SYAA), Fort Monroe, Virginia was transferred from HEADQUARTERS, UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND (TRADOC), Fort Monroe, Virginia 23651-5000 and assigned to the UNITED STATES ARMY ACCESSIONS COMMAND (USAAC), Fort Monroe, Virginia 23651, a subordinate command of TRADOC. The Office of the Deputy Chief of Staff, G-1 (ODCS, G-1) will retain the function of officer accession policy formulation and integration, which will include establishing the accession mission for sources of commission and Army components. All coordination for officer accessions will be made between the USAAC and the appropriate offices within the ODCS, G-1 under the oversight purview of the Assistant Secretary of the Army (Manpower and Reserve Affairs) (ASA(MRA)). The Marketing/Advertising Program (including planning, message, contractor support, and funding) will remain under the direct control of the ASA(MRA).

3. This is to confirm that effective 15 February 2002, the United States Army Training Center, Fort Jackson (USATC-Fort Jackson), (UIC: TCWOU6), Fort Jackson, South Carolina was transferred from HEADQUARTERS, UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND (TRADOC), Fort Monroe, Virginia 23651-5000 and assigned to the UNITED STATES ARMY ACCESSIONS COMMAND (USAAC), Fort Monroe, Virginia 23651, a subordinate command of TRADOC.

4. This is to confirm that effective 15 February 2002, the United States Army Recruiting Command (USAREC), (UIC: W06QAA), Fort Knox, Kentucky, and Information Systems Activity (ISA), USAREC (UIC: MPW3VSAA), (Derivative UIC: MPW3VS27), were transferred from HEADQUARTERS, DEPARTMENT OF THE ARMY (HQDA), ODCS, G-1, 300 Army Pentagon, Washington, DC 20310-0300, to the UNITED STATES ARMY ACCESSIONS COMMAND (USAAC), Fort Monroe, Virginia 23651, a subordinate command of TRADOC. All resources and requirements currently programmed for the recruiting organization will be transferred to

*This General Order supersedes Department of the Army General Order 1, dated 22 February 2002.

GO 1

TRADOC (except those reserved to ODCS, G-1 and ASA(MRA)). TRADOC will assume command authority and responsibility for the Army recruiting mission with the following exceptions: The ODCS, G-1 will continue to establish all monthly USAREC recruiting missions/objectives, operating and end strength, including monthly adjustments in the year of execution, for the Active Army and the U.S. Army Reserve. The Marketing/Advertising Program (including planning, message, contractor support, and funding) will remain under the direct control of the ASA(MRA). All coordination for recruiting and training will be made between the USAAC and the appropriate offices within the ODCS, G-1 under the oversight purview of the ASA(MRA). ATRRS/REQUEST will continue to be the system of record for all aspects of personnel input to training, including but not confined to training schedules, reservations, input/graduate, holdunder/holdover and attrition statistics, and recruiting respectively. All reporting requirements by USAREC to ODCS, G-1, including access to a flat file sent quarterly that has RA and USAR new recruit and applicant data, remain the same. Commander, U.S. Army Human Resources Command retains the distribution and assignment of personnel to USAREC. Further, the ODCS, G-1 will maintain detailed production recruiter strengths at or above the documented requirements dictated by the size of the annual recruiting missions assigned to USAREC. The U.S. Army Reserve manning (Active Guard Reserve force) will remain under the control of the Office of the Chief of the U.S. Army Reserve and will be supported at authorized strengths. Methodology to identify all direct USAREC resources for program, budget, and allocation will be established within 15 days of this order.

5. All resources currently programmed to DCG-IET, USACC, USATC-Fort Jackson, and USAREC will be allocated to USAAC (except those reserved to ODCS, G-1 and ASA(MRA)). These resources are defined as all authorizations, work years, military and civilian personnel, high grade allocations, and administrative support staff and related dollars, as well as other resources (for example, contracts, temporary duty, training, pay, equipment, communications and automation support, current physical space, fund transfers, operation and maintenance, or other categories of financial resources).

[SAMR]



R. L. Brownlee

Acting Secretary of the Army

DISTRIBUTION: Active Army, ARNGUS, USAR: To be distributed in accordance with initial distribution number (IDN) 040037, requirements for Department of the Army General Orders.

Figure B-6. TRADOC Permanent Order Number 1

GENERAL ORDERS }
No. 1

HEADQUARTERS
DEPARTMENT OF THE ARMY
WASHINGTON, DC, 11 February 2004

Establishment of the United States Army Accessions Command

1. This is to confirm that effective 15 February 2002, the United States Army Accessions Command (USAAC), (UIC: W6A4AA), was established as a subordinate command of HEADQUARTERS, UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND (TRADOC), Fort Monroe, Virginia 23651. The USAAC will provide integrated command, control, and coordination of the Office of the Deputy Commanding General, Initial Entry Training (DCG-IET); United States Army Cadet Command (USACC); United States Army Training Center, Fort Jackson (USATC-Fort Jackson); United States Army Recruiting Command (USAREC); and Information Systems Activity, USAREC (ISA). USAAC will also exercise Headquarters, Department of the Army directed executive agency authority over Military Entrance Processing Command (MEPCOM).

2. This is to confirm that effective 15 February 2002, the United States Army Cadet Command (USACC), (UIC: TCW4SYAA), Fort Monroe, Virginia was transferred from HEADQUARTERS, UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND (TRADOC), Fort Monroe, Virginia 23651-5000 and assigned to the UNITED STATES ARMY ACCESSIONS COMMAND (USAAC), Fort Monroe, Virginia 23651, a subordinate command of TRADOC. The Office of the Deputy Chief of Staff, G-1 (ODCS, G-1) will retain the function of officer accession policy formulation and integration, which will include establishing the accession mission for sources of commission and Army components. All coordination for officer accessions will be made between the USAAC and the appropriate offices within the ODCS, G-1 under the oversight purview of the Assistant Secretary of the Army (Manpower and Reserve Affairs) (ASA(MRA)). The Marketing/Advertising Program (including planning, message, contractor support, and funding) will remain under the direct control of the ASA(MRA).

3. This is to confirm that effective 15 February 2002, the United States Army Training Center, Fort Jackson (USATC-Fort Jackson), (UIC: TCWOU6), Fort Jackson, South Carolina was transferred from HEADQUARTERS, UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND (TRADOC), Fort Monroe, Virginia 23651-5000 and assigned to the UNITED STATES ARMY ACCESSIONS COMMAND (USAAC), Fort Monroe, Virginia 23651, a subordinate command of TRADOC.

4. This is to confirm that effective 15 February 2002, the United States Army Recruiting Command (USAREC), (UIC: W06QAA), Fort Knox, Kentucky, and Information Systems Activity (ISA), USAREC (UIC: MPW3VSAA), (Derivative UIC: MPW3VS27), were transferred from HEADQUARTERS, DEPARTMENT OF THE ARMY (HQDA), ODCS, G-1, 300 Army Pentagon, Washington, DC 20310-0300, to the UNITED STATES ARMY ACCESSIONS COMMAND (USAAC), Fort Monroe, Virginia 23651, a subordinate command of TRADOC. All resources and requirements currently programmed for the recruiting organization will be transferred to

*This General Order supersedes Department of the Army General Order 1, dated 22 February 2002.

Figure B-7. USAAC Permanent Order Number 1

DEPARTMENT OF THE ARMY
 HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
 Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 8-5

8 January 1997

HQ US Army Cadet Command (W4SYAA), Fort Monroe, VA 23651-5000

Following order is amended as indicated.

So much of: Permanent Orders 4-1, this headquarters, 13 January 1994
 Pertaining to: Unit redesignation of HQ US Army ROTC Cadet Command
 (W4SYAA), Fort Monroe, VA 23651-5000

As reads:

Military structure strength: 36 officers, 9 enlisted, 45 aggregate
 Military authorized strength strength: 30 officers, 6 enlisted, 36 aggregate
 Civilian structure strength: 81
 Civilian authorized strength: 80

How changed:

Military structure strength: 0 officers, 0 enlisted, 0 aggregate
 Military authorized strength: 0 officers, 0 enlisted, 0 aggregate
 Civilian structure strength: 0
 Civilian authorized strength: 0

As reads:

Additional Instructions: (a) HQ Company is attached to this unit. (b) The
 Commander, US Army Cadet Command will command the three ROTC Regions:
 US Army First ROTC Region, TCW3W4AA, TCW0MTAA, and TCW1V5AA
 US Army Second ROTC Region, TCW3W5AA, TCW0NDAA, and TCW1ZAAA
 US Army Fourth ROTC Region, TCW3W7AA, TCW1NVAA, and TCW1NWAA

(c) US Army Cadet Command is attached to US Army Transportation Center and
 Fort Eustis, Fort Eustis, VA 23604-5000 for exercise of general, special, and
 summary court-martial jurisdiction and the general administration of military
 justice, to include related administrative actions, and action as next superior
 authority on appeals from punishment imposed under Article 15, UCMJ.

How changed: Amended to read:

Additional Instructions:

(a) HQ Company is part of the HQ US Army Cadet Command.
 (b) The Commander, US Army Cadet Command will command three ROTC
 Regions:

US Army First Region (ROTC), TCW3W4AA, TCW0MTAA, and TCW1V5AA
 US Army Second Region (ROTC), TCW3W5AA, TCW0NDAA, and TCW1ZAAA
 US Army Fourth Region (ROTC), TCW3W7AA, TCW1NVAA, and TCW1NWAA

(c) HQ US Army Cadet Command is attached to US Army Transportation Center
 and Fort Eustis, Fort Eustis, VA 23604-5000 for exercise of general court-
 martial jurisdiction.

As reads:

Special Instructions: The Commander, US Army Cadet Command, retains
 authority for the administration of nonjudicial punishment over officers and
 enlisted personnel assigned to Headquarters, US Army Cadet Command, Fort
 Monroe, VA.

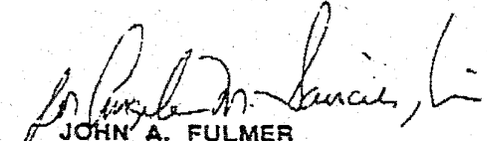
How changed: Amended to read:

Special Instructions: The Commander, US Army Cadet Command, retains
 authority for the administration of nonjudicial punishment over officers and
 enlisted personnel assigned to HQ Company, US Army Cadet Command, Fort
 Monroe, VA.

January 1997

Authority: Paragraph 2-21, AR 600-8-105
 PCN: A19930230123945
 Format: 700

FOR THE COMMANDER:


 JOHN A. FULMER
 Colonel, GS
 Adjutant General

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 CDR, USA CTR OF MILITARY HISTORY
 ATTN: DAMH-FPO (2)
 1099 14th ST NW, WASH DC 20005-3402
 CDR, HQ US ARMY CADET COMMAND (2)

Figure B-8. HQ, TRADOC Permanent Order Number 8-5

DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
Fort Monroe, Virginia 23651-5000

PERMANENT ORDERS 342-4

7 December 2000

Following order is amended as indicated.

So much of: Permanent Orders 106-7, this headquarters, 15 October 1993

Pertaining to: Unit organization of HQ Company (W4SY01) Fort Monroe, Virginia 23651

As reads:

Military structure strength: 1 Officer, 1 aggregate

Military authorized strength: 1 Officer, 1 aggregate

How changed:

Amended to read:

Military structure strength: 38 Officers, 10 Enlisted, 48 aggregate

Military authorized strength: 38 Officers, 10 enlisted, 48 aggregate

As reads: Additional instructions: N/A

Amended to read: Commander, HQ Company, U.S. Army Cadet Command exercises company level UCMJ jurisdiction, general administration of military justice authority, and administrative authority over all assigned or attached personnel, unless a higher commander withholds such jurisdiction or authority. Commanding General, U.S. Army Cadet Command exercises field grade field grade Article 15 authority and "next superior" commander company grade appellate authority under Article 15 UCMJ over all personnel assigned or attached to HQ Company. HQ Company is attached to U.S. Army Garrison, Fort Monroe for the exercise of Special and Summary Court-Martial Convening Authority, including general administration of military justice authority and administrative separations over all assigned or attached personnel. Commander, USAG, Fort Monroe does not have authority to convene a Special Court Martial empowered to adjudge a punitive discharge.

Authority: Paragraph 2-21, AR 600-8-105

PCN: A19930230123945

Format: 700

FOR THE COMMANDER:

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HQDA (TAPC-OPD) PENTAGON

ALEXANDRIA, VA 22332 (1)

CDR, USA CTR OF MILITARY HISTORY

ATTN: DAMH-FPO (2)

103 THIRD AVENUE, FORT LESLEY J. MCNAIR, DC 20319-5058

CDR, U.S. ARMY GARRISON, FORT MONROE (2)

CDR, HQ COMPANY, U.S. CADET COMMAND (2)

Monica J. Lee, LTC, AG
WILLIAM A. BROWN III
Colonel, GS
Adjutant General

Figure B-9. TRADOC Permanent Order Number 342-4 (USACC)



DEPARTMENT OF THE ARMY
 HEADQUARTERS UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
 FORT MONROE, VIRGINIA 23651-5000

REPLY TO
 ATTENTION OF

ATCG

22 NOV 2000

MEMORANDUM FOR Commander, United States Army Transportation
 Center and Fort Eustis, Fort Eustis, Virginia
 23604

SUBJECT: Senior Reserve Officer Training Corps (SROTC)
 Conscientious Objector Disenrollment Pilot Program

1. **PURPOSE.** To create and describe SROTC Conscientious Objector Disenrollment Pilot Program.

2. **PROGRAM.** Pursuant to Army Regulation 145-1, paragraph 1-8, I hereby create the SROTC Conscientious Objector Disenrollment Pilot Program.

a. Under this program, I hereby grant an exception to AR 145-1, paragraph 3-3(b)(1), in so much as it states the approval authority for ROTC cadets applying for objector status is Commander, TRADOC. Pursuant to this exception, I delegate to Commander, United States Army Transportation Center and Fort Eustis (USATCFE), my authority to approve 1-A-O and 1-O status for these cadets.

b. In the event Commander, USATCFE, determines an applicant's request for objector status should not be approved, he will forward the application to the Department of the Army Conscientious Objector Review Board.

c. All other provisions of AR 145-1 remain in effect.

3. Points of contact for this program are the TRADOC Staff Judge Advocate and the USACC Command Judge Advocate.

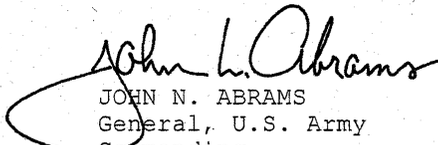

 JOHN N. ABRAMS
 General, U.S. Army
 Commanding

Figure B-10. SROTC Conscientious Objector Disenrollment Pilot Program



REPLY TO
ATTENTION OF

DEPARTMENT OF THE ARMY
HEADQUARTERS, UNITED STATES ARMY TRAINING AND DOCTRINE COMMAND
COMMANDING GENERAL
7 FENWICK ROAD
FORT MONROE, VIRGINIA 23651-1049

MEMORANDUM FOR SEE DISTRIBUTION

APR 15 2005

SUBJECT: Exercise of Disciplinary Authority

1. Effective this date, as Commanding General, U.S. Army Training and Doctrine Command (TRADOC), and General Courts-Martial Convening Authority (GCMCA), unless indicated otherwise in a specific case, I hereby only withhold from subordinate commanders (and other staff leaders, as appropriate) the authority to exercise Article 15, UCMJ, authority and administrative reprimand/admonition authority over all officers assigned to HQ, TRADOC and attached to HHC, USAG, Fort Monroe. This change in the exercise of disciplinary authority will be included in the next change of TRADOC Regulation 27-3, Military Justice Jurisdiction/Civilian Prosecutions for Fort Monroe, Virginia.

2. Previously, jurisdiction and courts-martial convening authority over officers "assigned or attached to the TRADOC staff and/or HHC, TRADOC" were withheld to my level. To the extent that the provisions in paragraphs 2-1b and 2-2b, TRADOC Regulation 27-3 are in conflict with the foregoing paragraph, the foregoing paragraph will govern.

3. Additionally, effective immediately, the appropriate Deputy Commanding General, Deputy Chief of General or Special Staff Office, or Commander will report all allegations of officer misconduct to me directly within 24 hours of the allegation for those officers belonging to them who are assigned to HQ, TRADOC and attached to HHC, USAG, Fort Monroe. Reports may be verbal or by email and will be copied furnished to the TRADOC Staff Judge Advocate.

4. At the appropriate time, the appropriate Deputy Commanding General, Deputy Chief of General or Special Staff and/or Commander will make recommendations for disposition of officer misconduct cases, which may include recommendations for disposition by subordinate commanders or supervisors. Requests for me to administer nonjudicial punishment or take other disciplinary action against officers will be processed through

Figure B-11. TRADOC Commander's Memo on Disciplinary Authority

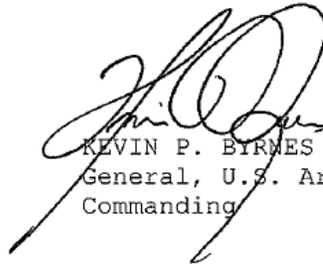
ATCG

SUBJECT: Exercise of Disciplinary Authority

the appropriate leadership chain to the Office of the Staff Judge Advocate. Requests will include evidence supporting and explaining the allegations, the leader's evaluation of the officer and the Officer Record Brief.

5. The term "officer" used herein includes all Warrant Officers assigned to HQ, TRADOC and attached to HHC, USAG, Fort Monroe.

6. The authority of the Commander, HHC, USAG, Fort Monroe and the Garrison Commander, USAG, Fort Monroe to prefer and forward court-martial charges against any officer assigned to HQ, TRADOC and attached to HHC Company, USAG, Fort Monroe are no longer withheld to my level. Unless subsequently withheld by me in a given case, the Commander, USATCFE may exercise GCMCA in any case in which charge(s) have been preferred against any officer assigned to HQ, TRADOC and attached to HHC, USAG, and Fort Monroe and forwarded with a recommendation for a court-martial.



KEVIN P. BYRNES
General, U.S. Army
Commanding

DISTRIBUTION:

Deputy Chiefs of General and Special Staff Offices, HQ, TRADOC
Director, Futures Center
CDR, USATCFE
CDR, USAG Fort Monroe
CDR, HHC, USAG Fort Monroe

Figure B-11. TRADOC Commander's Memo on Disciplinary Authority, continued

Appendix C

Jurisdictional Summary between Fort Monroe, Virginia and the City of Hampton, Virginia

Jurisdictional Summary

Installation: Fort Monroe

Location: City of Hampton, Virginia

This installation is currently composed of 614.64 acres, more or less, of land owned by the United States in fee simple. The 614.59 acres, more or less, are assigned to the Department of the Army. The remaining 0.05 acre is being used by the Department of the Army under a license from the Department of Transportation (Coast Guard).

The area being held under the license, along with 0.19 acre transferred to the Department of the Army from the Coast Guard in 1973, was acquired from the Commonwealth in 1803. By deed dated 28 July 1803, 2 acres, along with all jurisdiction, were conveyed to the United States for the establishment of a lighthouse. This conveyance was authorized by a special act of the Virginia General Assembly approved 2 January 1798. A copy of the deed, which recites the act and contains certain reservations is attached (Attach 1).

The Commonwealth of Virginia conveyed title to and all jurisdiction over 250 acres of land at Old Point Comfort to the United States by deed recorded 12 December 1838. (Attach 2) This conveyance was authorized by a special act of the General Assembly approved 1 March 1821. (Attach 3)

The deed described the 250 acres as being adjacent to and surrounding the two acre tract described above and described an area totaling 252 acres.

The authorizing legislation and deed contained several restrictions which are important. The most important being reserving the right to serve process on the area conveyed and the provision that if the property was used for purposes other than fortification or national defense that the title and all jurisdiction shall revert to the state.

This conveyance was not a "purchase" within the meaning of Article 1, Section 8, Cl. 17 of the United States Constitution. Rather it was a donation by the state. As such, title and jurisdiction are derived solely from the deed and statute, and subject to the limitations contained therein. See Crook Horner Company v. Old Point Comfort Hotel Company, 54F.604 (1893). (Attach 4) Briefly, this case held that jurisdiction over the area occupied by the Chamberlin Hotel had reverted to the state because the land was not being used for purposes of national defense. Legislation passed by the General Assembly, discussed in the case, prevented a

Figure C-1. Jurisdictional Summary (Exclusive/Concurrent)

reverter of title. When the hotel was rebuilt, subsequent legislation was enacted in 1922 to prevent a reverter of title. (Attach 5)

The case and legislation treated the land upon which the Chamberlin was built as being part of the original 250 acres. In fact, the hotel is on a part of 46.1 acres, more or less, that resulted from accretion. Whether or not the accreted land which was added to the land included in the original conveyance is subject to the same title restrictions is open to question, since that specific issue has not been judicially determined.

The deed and statute limited the conveyance to 250 acres. They did not, however, reserve title to accreted land. Thus title vested in the Government by operation of law. Jurisdiction, however, cannot vest in a similar manner. The transfer of jurisdiction from one sovereign to another requires positive acts.

It appears that the United States acquired concurrent jurisdiction over the accreted land by virtue of Chapter 213, Acts of 1932, approved 23 March 1932. (Attach 6) This act applied to "any and all in Virginia heretofore or hereafter acquired by the United States, with the consent of the State of Virginia, by purchase, lease, condemnation or otherwise . . . "

By not specifically reserving title to accreted land the state allowed general law to operate. Thus it consented to the Government acquiring title. The language of the statute, ". . . or otherwise . . ." is broad enough to cover acquisitions by operation of law.

It is felt that this statute rather than either Chapter 386, Acts of 1918, approved 16 March 1918 (Attach 7) or Chapter 390, Acts of 1922, approved 24 March 1922 (Attach 8) applies. The latter two acts ceded exclusive jurisdiction, but they refer to acquisitions in accordance with the Federal Constitution. Gaining title by accretion is not a purchase with the consent of the state.

Exclusive jurisdiction over 10.5 acres, more or less, purchased in 1903, 1.29 acres, more or less condemned in 1904, and 190 acres, more or less, condemned in 1906 was acquired under both Chapter 482, Acts of 1901-1902, approved 2 April 1902 (Attach 9), and Chapter 386, supra. These acts reserved the right to serve civil and criminal process, and provided that the jurisdiction ceded shall last so long as the United States holds the land in fee simple.

By deed dated 21 November 1908, the Commonwealth conveyed title to, and all jurisdiction over, two tracts of submerged lands in Mill Creek adjacent to Fort Monroe. The conveyance was authorized by a special act of the General Assembly. Chapter 206, Acts of 1908, approved 12 March 1908. The tracts contained 39.16 acres, more or less, and 41.20 acres, more or less. A copy of the deed which recites

Figure C-1. Jurisdictional Summary (Exclusive/Concurrent), continued

TRADOC Reg 27-3

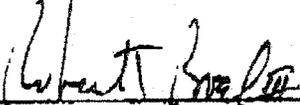
the statute is attached. (Attach 10) The Commonwealth reserved the right to serve process in the area conveyed.

In 1936, the Commonwealth conveyed two additional tracts of submerged lands to the Government. The conveyance was authorized by Chapter 386, Acts of 1936 approved 30 March 1936. The two tracts contained 6.9 acres, more or less, and 29.3 acres more or less. The jurisdiction ceded was exclusive, reserving the right to serve civil and criminal process. The statute also provided that if the lands were either abandoned or used for purposes other than military or naval purposes and for purposes of public defense, that the land shall revert to the state. A copy of the deed is attached. (Attach 11)

Summary

Exclusive jurisdiction	568.59 acres – fee (includes 0.05 acres under license but owned by United States)
Concurrent Jurisdiction	<u>46.10 acres</u> – fee
Total	614.69 acres

Dated: 5 Aug 85



ROBERT T. BOAL, III
Attorney Advisor

Figure C-1. Jurisdictional Summary (Exclusive/Concurrent), continued

MEMO OF UNDERSTANDING

BETWEEN

CITY OF HAMPTON

And

FORT MONROE

(Juvenile Delinquency)

I. PURPOSE.

The purpose of this Memorandum of Understanding is to provide facilities to deal with serious juvenile criminal conduct that occurs on Fort Monroe, which is located in the City of Hampton. This Agreement will provide a means to facilitate orderly transfer of information and referral of juvenile cases arising on Fort Monroe to the Commonwealth's Attorney for the City of Hampton and the Juvenile and Domestic Relations Court of the City of Hampton.

II. PARTIES TO THE AGREEMENT

The parties to this Agreement are the Commander, Fort Monroe (Commander) and the Commonwealth's Attorney for the City of Hampton who shall be signatories thereto.

III. BACKGROUND

A. Fort Monroe is a federal enclave primarily under the exclusive legislative jurisdiction of the United States of America and under the exclusive control of the Commander, Fort Monroe. This exclusive legislative jurisdiction does not preclude the Commonwealth of Virginia from exercising jurisdiction over juveniles.

B. Minors on occasion commit acts of juvenile delinquency within Fort Monroe's boundaries. The Commander handles most such juvenile misconduct through a Juvenile Review Board (JRB). Fort Monroe has neither the facilities to handle serious offenders nor the ability to effectively handle delinquency adjudications. Fort Monroe must, in such cases, turn to Hampton and the Hampton Juvenile and Domestic Relations Court which do have the necessary facilities and jurisdiction.

Figure C-2. MOU between Hampton and Fort Monroe (Juvenile Delinquency)

IV. STATEMENT OF AREAS OF UNDERSTANDING

A. The Commander will, through the JRB, remain primarily responsible for dealing with minors who are accused of acts of juvenile delinquency on Fort Monroe. Cases may be referred to Hampton when (1) a serious offense (a felony or offense seriously jeopardizing the physical well being of another) is involved or (2) the Commander cannot effectively deal with the juvenile due to refusal of the juvenile to cooperate, commission of repeated offenses, or lack of any military ties. The Commander, through the JRB, will be solely responsible for determining which cases shall be referred to the Hampton Juvenile and Domestic Court.

B. Should the Commander decide that a case is appropriate for referral, he will obtain a waiver of jurisdiction from the U.S. Attorney, as required by Virginia Code, Section 16.1-244B. Fort Monroe Military Police (MP) will take out the petition with the Juvenile and Domestic Court. When the juvenile resides on Fort Monroe, MP will assist Hampton Police Department in serving the petition on Fort Monroe. When the juvenile does not reside on Fort Monroe, the Hampton Police Department will serve the petition as they would in any non-military case.

C. When a case has been referred, the Fort Monroe Post Judge Advocate, after being notified of service by MP, will notify the Commonwealth's Attorney. As with all other prosecutions, the Commonwealth's Attorney retains total discretion in the decision whether prosecution should proceed.

D. Post Judge Advocate will provide all relevant information, upon request, to the Hampton Police Department or to the Commonwealth's Attorney. Should additional information be required, the Post Judge Advocate will initiate any investigation required by the Commonwealth's Attorney. If an adjudication of delinquency is required, the Commonwealth's Attorney will forward subpoenas to the Hampton Police Department which will coordinate with MP to serve military or civilian witnesses who work or reside at Fort Monroe at the MP Office or as otherwise agreed. The Hampton Police Department will serve subpoenas on other witnesses.

E. The parties to the agreement agree to incorporate all areas of understanding in their internal policies. When a case is in fact referred, each party pledges to cooperate fully with each other to insure that the goal of this agreement is met.

Figure C-2. MOU between Hampton and Fort Monroe (Juvenile Delinquency), continued

V. AMENDMENTS AND REVOCATIONS

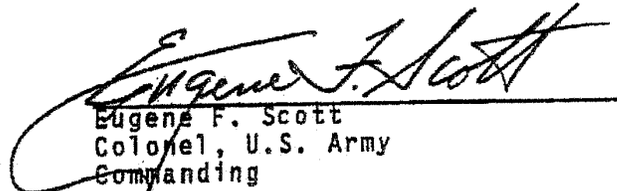
A. This agreement may be amended as necessary. Amendments must be signed by the same signatories to this agreement or their successors.

B. This agreement may also be revoked by either party providing the other party with sixty days notice and scheduling a meeting of the parties at a time and place convenient to both. The revocation must be in writing and signed as above.

VI. IMPLEMENTATION

The Commander, through the JRS and the Commonwealth's Attorney for Hampton, will be responsible for the implementation of this agreement.

Dated this 1 day of June 1988.


Eugene F. Scott
Colonel, U.S. Army
Commanding

Dated this 2nd day of June 1988.


Commonwealth's Attorney for the
City of Hampton

Figure C-2. MOU between Hampton and Fort Monroe (Juvenile Delinquency), continued

Maps

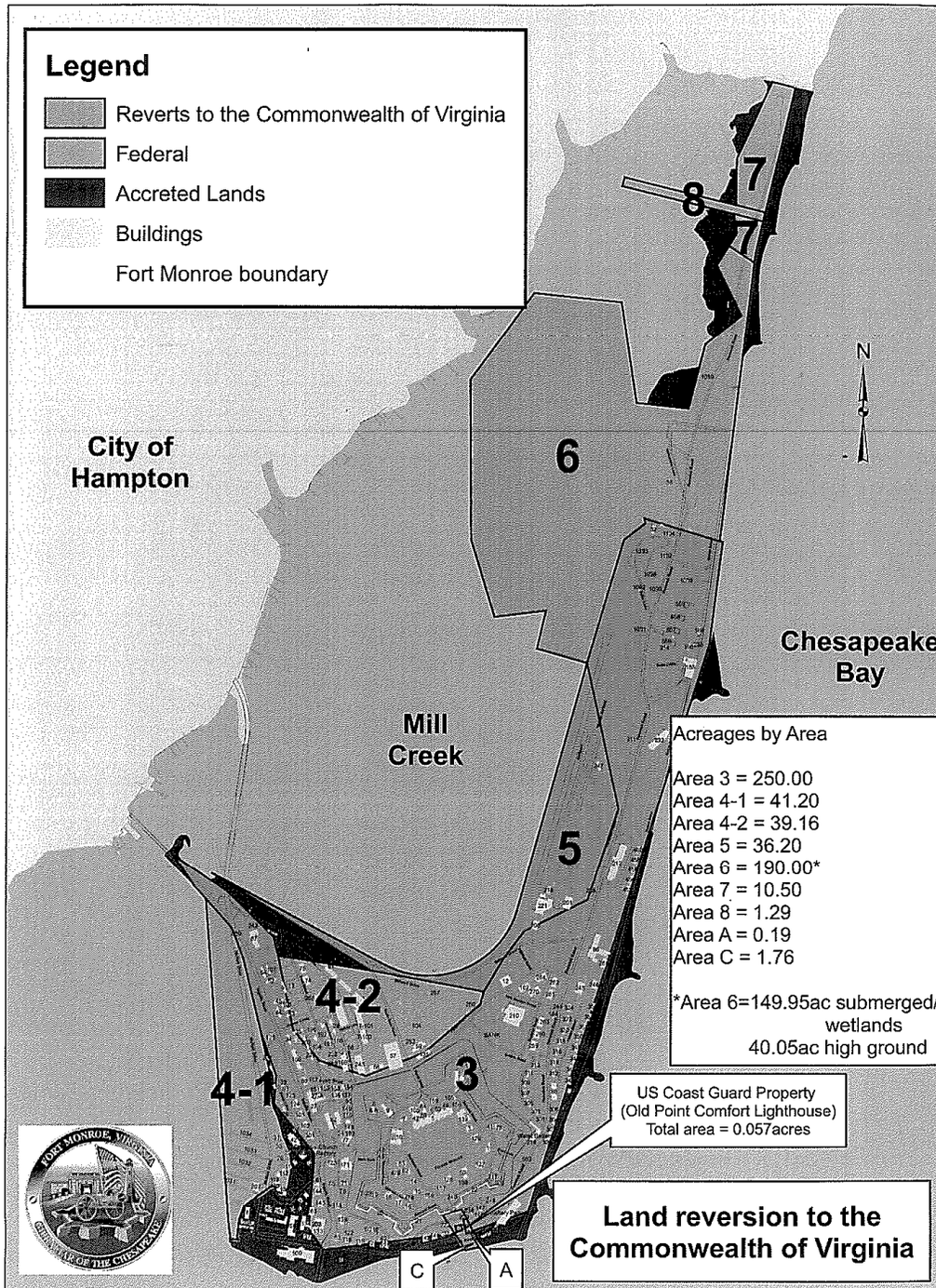


Figure C-2-1. Reversion/Jurisdiction Map for Fort Monroe

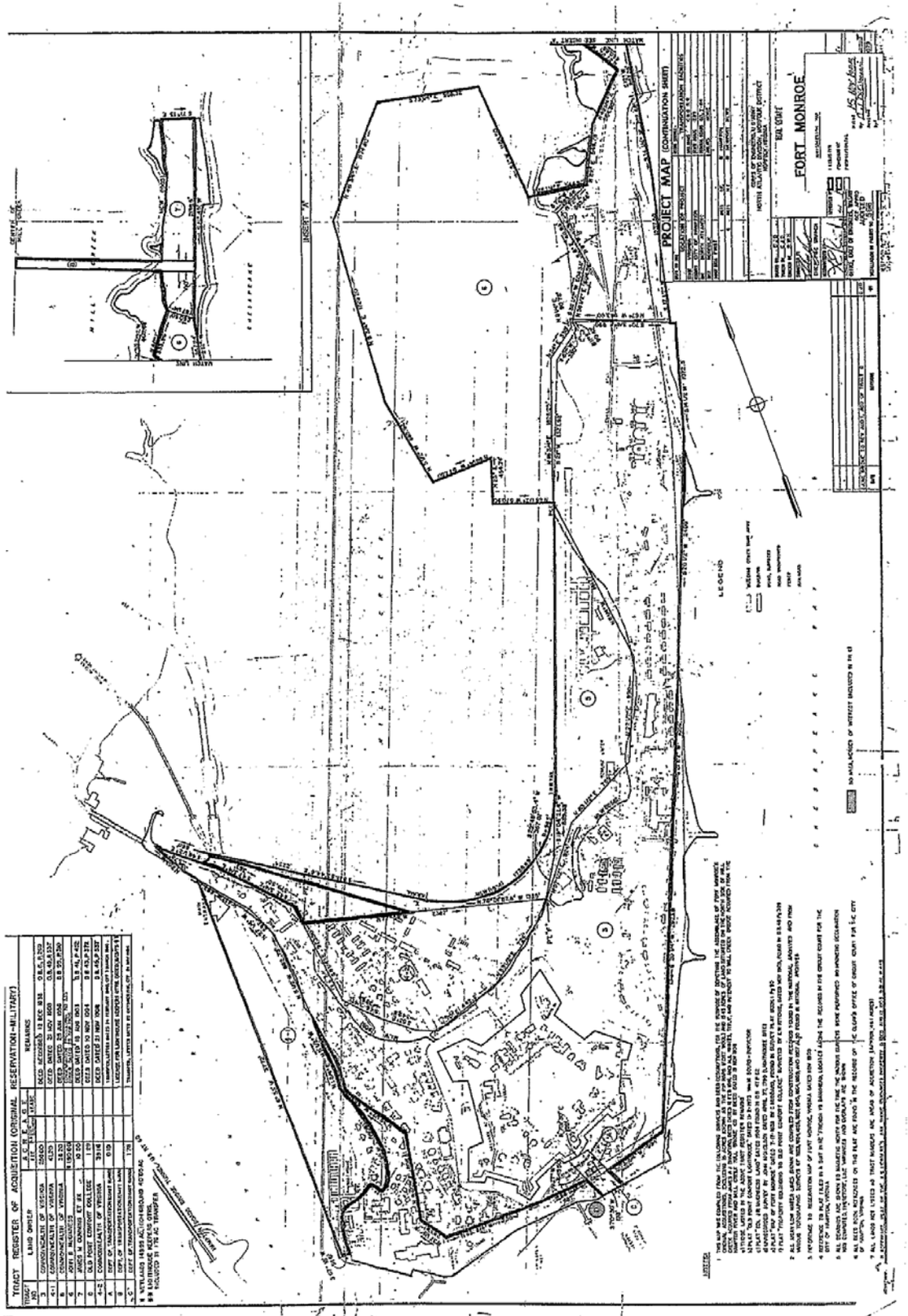


Figure C-2-2. Jurisdiction Map for Fort Monroe

TRADOC Reg 27-3

Glossary

Section I

Abbreviations

AR	Army regulation
CAC	United States Army Combined Arms Center
CASCOM	United States Combined Arms Support Command
COS	chief of staff
DCG	deputy commanding general
GCMCA	General Court-Martial Convening Authority
HHC	headquarters and headquarters company
HQ	headquarters
JTF-CS	Joint Task Force-Civil Support
JRB	Juvenile Review Board
MCM	Manual for Courts-Martial
MOU	Memorandum of Understanding
PJA	post judge advocate
SAUSA	Special Assistant United States Attorney
SCMCA	Summary Court-Martial Convening Authority
SJA	staff judge advocate
SPCMCA	Special Court-Martial Convening Authority
TRADOC	U.S. Army Training and Doctrine Command
UCMJ	Uniform Code of Military Justice
USAG	United States Army Garrison
USATC&S	United States Army Transportation Center & School
USAAC	United States Army Accessions Command
USACC	United States Army Cadet Command
USCAC	United States Continental Army Command

Section II

Terms

concurrent jurisdiction

Both the state and the federal governments may exercise full legislative jurisdiction.

exclusive federal jurisdiction

The federal government has received all the authority of the state to legislate with no reservation by the state. These areas are often referred to as enclaves.

Headquarters, USAG Fort Monroe

Includes HHC, TRADOC; Fort Monroe Military Police Activity; the TRADOC Band; and any tenant organizations specifically attached for military justice purposes.