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A BILL FOR AN ACT

RELATING TO CIVIL RELIEF FOR STATE MILITARY FORCES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 657D, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§657D- Termination of Contract. (a) In addition to
5	the rights and protections regarding consumer transactions,
6	contracts, and service providers included in this chapter, a
7	servicemember may terminate or suspend a contract described in
8	subsection (b) at any time after the date the servicemember
9	receives military orders to relocate for a period of service of
10	at least ninety days to a location that does not support the
11	contract.
12	(b) This section applies to a contract to provide:
13	(1) <u>Telecommunication services;</u>
14	(2) Internet services;
15	(3) Television services;
16	(4) Athletic club or gym memberships; or

17 (5) Satellite radio services;



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1	(c) Termination or suspension of a contract must be made
2	by delivery of a written or electronic notice of the termination
3	or suspension and a copy of the servicemember's military orders
4	to the service provider. If a servicemember terminates or
5	suspends a contract, the service provider shall provide the
6	servicemember with a written or electronic notice of the
7	servicemember's rights."
8	SECTION 2. Chapter 657D, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"[+]CHAPTER 657D[+]
11	CIVIL RELIEF FOR STATE MILITARY FORCES
11 12	CIVIL RELIEF FOR STATE MILITARY FORCES PART I. GENERAL PROVISIONS
12	PART I. GENERAL PROVISIONS
12 13	<pre>PART I. GENERAL PROVISIONS [+]§657D-1[+] Definitions. As used in this chapter,</pre>
12 13 14	<pre>PART I. GENERAL PROVISIONS [+]\$657D-1[+] Definitions. As used in this chapter, unless the context indicates otherwise:</pre>
12 13 14 15 16	<pre>PART I. GENERAL PROVISIONS [+]\$657D-1[+] Definitions. As used in this chapter, unless the context indicates otherwise: ["Active service" or "active duty" includes but is not</pre>
12 13 14 15 16	<pre>PART I. GENERAL PROVISIONS [f]\$657D-1[] Definitions. As used in this chapter, unless the context indicates otherwise: ["Active service" or "active duty" includes but is not limited to the period during which the persons in military</pre>
12 13 14 15 16 17	<pre>PART I. GENERAL PROVISIONS [f]\$657D-1[f] Definitions. As used in this chapter, unless the context indicates otherwise: ["Active service"-or "active duty" includes but is not limited to the period during which the persons in military service are absent from duty on account of sickness, wounds,</pre>



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1 administrative agency of a county, whether or not a court or 2 administrative agency of record. 3 "Dependent", with respect to a service member, means: 4 (1) The service member's spouse; 5 (2) The service member's child; or 6 (3) An individual for whom the service member provided 7 more than one-half of the individual's support for one 8 hundred eighty days immediately preceding an 9 application for relief under this chapter. 10 "Judgment" means any judgment, decree, order, or ruling, 11 final or temporary. "Military service" means [service on state active duty in 12 13 any of the state military forces.] any period during which a 14 service member is: 15 Ordered to active state duty by the adjutant general (1) 16 or the governor; 17 Absent from duty on account of sickness, wounds, (2) 18 leave, or other lawful cause; or 19 (3) Under a call to active service authorized by the 20 President or the Secretary of Defense of the United States for a period of more than 30 consecutive days. 21



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1 <u>"Motor vehicle" means any self-propelled vehicle to be</u>
2 operated on the public highways but does not include a vehicle
3 operated only on a rail line.

9 "Period of military service" means the period beginning on the date on which [the person] <u>a service member</u> enters [state active duty] <u>military service</u> and ending on the date of the [person's] <u>service member's</u> release from [state active duty] <u>military service</u> or death while [on-state active duty.] <u>in</u> military service.

10 "Person", when used with reference to the holder of any 11 right alleged to exist against a person in military service or 12 against a person secondarily liable under such right, includes 13 individuals, partnerships, corporations, and any other forms of 14 business association.

15 ["Person in the military service" and "persons in the 16 military service of the State" include all members] "Service 17 member" means a member of any of the state military forces, as 18 defined in section 124A-1.

19 ["State active duty" includes any period during which a 20 person in the military service of the State is ordered to state 21 active duty by the adjutant general or the governor.



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1	<pre>[] §657D-2[] Territorial application; jurisdiction of</pre>
2	courts; form of procedure.] Jurisdiction and application. (a)
3	This chapter [shall apply] <u>applies</u> to the United States, the
4	states [and], territories, and the District of Columbia,
5	including the political subdivisions thereof, and all
6	territories subject to the jurisdiction of the United States,
7	and to judicial or administrative proceedings commenced in any
8	court [therein, and shall be enforced through the usual forms of
9	procedure in such courts or under their rules.] or agency in any
10	jurisdiction subject to this chapter. This chapter does not
11	apply to criminal proceedings.
12	(b) When under this chapter any application is required to
13	be made to a court in which no proceeding has already been
14	commenced as to the matter, that application may be made to any
15	court $[-]$ which would otherwise have jurisdiction over the
16	matter.
17	[+]§657D-3[+] Protection of persons secondarily liable.
18	(a) Whenever $[\cdot]$ pursuant to this chapter a court stays,
19	postpones, or suspends:
20	(1) The enforcement of any obligation or liability;
21	(2) The prosecution of any suit or proceeding;



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1 (3) The entry or enforcement of any order, writ, judgment, 2 or decree; or 3 The performance of any other act[+], (4) 4 [may be stayed, postponed, or suspended, the stay, postponement, 5 or suspension may likewise be granted in the discretion of the 6 court to sureties, guarantors, endorsers, accommodation makers, 7 and others, whether] the court may likewise grant such a stay, 8 postponement, or suspension to a surety, guarantor, endorser, 9 accommodation maker, comaker, or other person who is or may be 10 primarily or secondarily subject to the obligation or liability 11 [that] the performance or enforcement of which is stayed, 12 postponed, or suspended. (b) When a judgment or decree is vacated or set aside in 13 14 whole or in part as provided in this chapter, the court [in its 15 discretion] may likewise set aside [and] or vacate [it], as the 16 case may be, the judgment or decree as to any surety, guarantor, 17 endorser, accommodation maker, comaker, or other $person[_{\tau}$ whether] who is or may be primarily or secondarily liable upon 18 19 the contract or liability for the enforcement of [which] the 20 judgment or decree [was entered].



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1	(c) [Whenever by reason of the military service of a
2	principal, the sureties of a criminal bail bond are prevented
3	from enforcing the attendance of their principal and performing
4	their obligation, the court shall not enforce the provisions of
5	the bond during the military service of that principal.] \underline{A}
6	court shall not enforce a bail bond during the period of
7	military service of the principal on the bond when military
8	service prevents the surety from obtaining the attendance of the
9	principal. The court, in accordance with principles of equity
10	and justice, may discharge [those sureties] <u>the surety</u> and
11	exonerate the bail [either] during or after [such service.] <u>the</u>
12	period of military service of the principal.
13	(d) [Nothing in this chapter shall] This chapter does not
14	prevent a waiver in writing of the [benefits afforded by]
15	protections provided under subsections (a) and (b) by any
16	surety, guarantor, endorser, accommodation maker, <u>comaker,</u> or
17	other person whether primarily or secondarily liable upon the
18	obligation or liability[, except that no such waiver shall be
19	valid unless it is executed as an instrument separate from the
20	obligation or liability in respect of which it applies. No such



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1	waiver shall be valid after the beginning of the period of
2	military service if executed by:
3	(1) An individual who subsequent to the execution of that
4	waiver becomes a person in military service; or
5	(2) A dependent of the individual]. Any such waiver is
6	effective only if it is executed as an instrument separate from
7	the obligation or liability with respect to which it applies.
8	If a waiver under this subsection is executed by an individual
9	who after the execution of the waiver enters military service,
10	or by a dependent of an individual who after the execution of
11	the waiver enters military service, the waiver is not valid
12	after the beginning of the period of such military service
13	unless the waiver was executed by such individual or dependent
14	during the period specified in section 657D-5.
15	[+]§657D-4[+] Notice of benefits to persons in and persons
16	entering military service. The adjutant general shall ensure
17	[the giving of] <u>that</u> notice of the benefits accorded by this
18	chapter is provided in writing to service members and to persons
19	entering [the state military forces.] military service.
20	[]]§657D-5[]] Extension of [benefits] <u>rights and</u>
21	<u>protections</u> to persons ordered to report for [state] military



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1 **service.** Any person who is ordered to report for [state] 2 military service shall be entitled to the [relief and benefits] 3 rights and protections provided to service members under this 4 part and parts II and III during[+ 5 (1) The period of actual military service; and 6 (2) The] the period beginning on the date of receipt of 7 the order and ending on the date upon which the member reports for military service, or the date on which the order is revoked, 8 9 whichever is earlier. 10 [{] §657D-6[] Effect on rights, remedies, etc., pursuant to 11 written agreements entered after commencement of military service.] Waiver of rights pursuant to written agreement. 12 [Nothing in this chapter shall prevent:] (a) A service member 13 14 may waive any of the rights and protections provided by this chapter. Any such waiver that applies to an action listed in 15 16 subsection (b) is effective only if it is in writing, is 17 executed as an instrument separate from the obligation or liability to which it applies, and is executed during or after 18 19 the service member's period of military service. The written 20 agreement shall specify the legal instrument to which the waiver



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1	applies a	nd, if the service member is not a party to that
2	instrumen	t, the service member concerned.
3	(b)	The requirement in subsection (a) for a written waiver
4	applies t	o the following:
5	(1)	The modification, termination, or cancellation of any
6		contract, lease, or bailment or any obligation secured
7		by mortgage, trust, deed, lien, or other security in
8		the nature of a mortgage; or
9	(2)	The repossession, retention, foreclosure, sale,
10		forfeiture, or taking possession of property that is
11		security for any obligation or which has been
12		purchased or received under a contract, lease, or
13		<pre>bailment[+</pre>
14	pursuant	to a written agreement of the parties thereto
15	(includin	g the person in military service, whether or not the
16	person is	-a party to the obligation), or their assignees,
17	executed	during or after the period of military service of that
18	person].	
19	(c)	Any waiver in writing of a right or protection
20	provided	by this chapter that applies to a contract, lease, or
21	similar l	egal instrument shall be in at least twelve-point type.



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1	<u>(d)</u> F	or the purposes of this section:
2	<u>(1)</u> <u>A</u>	person to whom section 657D-5 applies shall be
3	<u>c</u>	considered to be a service member; and
4	<u>(2)</u> <u>T</u>	he period with respect to such a person specified in
5	S	ection 657D-5 shall be considered to be a period of
6	<u>m</u>	ilitary service.
7	[]§65	7D-7[]] Exercise of rights not to affect [lenders,
8	credit, or	insurers.] certain future financial transactions.
9	Application	by a [person in military service] <u>service member</u>
10	for, or rec	eipt by a [person in military service] <u>service member</u>
11	of, a stay,	postponement, or suspension pursuant to this chapter
12	in the paym	ment of any tax, fine, penalty, insurance premium, or
13	other civil	obligation or liability of that [person] <u>service</u>
14	<u>member</u> shal	l not by itself, without regard to other
15	<u>considerati</u>	ons, provide the basis for any of the following:
16	(1) <i>P</i>	A determination by any lender or other person that the
17	I	person in military service] service member is unable
18	t	o pay the civil obligation or liability in accordance
19	v	vith its terms;



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1	(2)	With respect to a credit transaction between a
2		creditor and the [person in military service:] <u>service</u>
3		member:
4		(A) A denial or revocation of credit by the creditor;
5		(B) A change by the creditor in the terms of an
6		existing credit arrangement; or
7		(C) A refusal by the creditor to grant credit to
8		[such person] <u>the service member</u> in substantially
9		the amount or on substantially the terms
10		requested;
11	(3)	An adverse report on the creditworthiness of the
12		[person in military service] <u>service member</u> by or to
13		any person [or entity] engaged in the practice of
14		assembling or evaluating consumer credit information;
15		[or]
16	(4)	A refusal by an insurer to insure the [person.]
17		service member;
18	(5)	An annotation in a service member's record by a
19		creditor or a person engaged in the practice of
20		assembling or evaluating consumer credit information,



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1		identifying the service member as a member of the
2		state military forces; or
3	(6)	A change in the terms offered or conditions required
4		for the issuance of insurance.
5	<u>§657</u>	D-A Legal representatives. (a) A legal
6	represent	ative of a service member for purposes of this chapter
7	<u>may be ei</u>	ther of the following:
8	(1)	An attorney acting on the behalf of a service member;
9		or
10	(2)	An individual possessing a power of attorney for a
11		service member.
12	(b)	Whenever the term "service member" is used in this
13	chapter,	such term shall be treated as including a reference to
14	<u>a legal r</u>	epresentative of the service member.
15	<u>§657</u>	D-B Information for members of the state military
16	forces an	d their dependents on rights and protections under this
17	chapter.	(a) The adjutant general shall provide to each
18	service m	ember under the jurisdiction of the adjutant general
19	pertinent	information on the rights and protections available to
20	<u>service</u> m	members and their dependents under this chapter.



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1	(b) The information required to be provided under
2	subsection (a) to a service member shall be provided at the
3	following times:
4	(1) During the initial orientation training of the service
5	member; and
6	(2) At such other times as the adjutant general considers
7	appropriate.
8	(c) The adjutant general may provide to the adult
9	dependents of service members under the jurisdiction of the
10	adjutant general pertinent information on the rights and
11	protections available to service members and their dependents
12	under this chapter.
13	PART II. GENERAL RELIEF
14	[{]§657D-11[] Default judgments; affidavits; bonds;
15	attorneys for persons in service.] Protection of service
16	members against default judgments. (a) [In a default of any
17	appearance by the defendant in any action or proceeding
18	commenced in any court, no judgment shall be entered without
19	first securing a court order directing that entry, and no order
20	shall be made if the defendant is in the military service until
21	after the court has appointed an attorney to represent the



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1	lefendant. The court, on application, shall make such an		
2	ppointment. If it appears that the defendant is in the		
3	vilitary service, the court may require the plaintiff to file a		
4	oond approved by the court before judgment is entered. The bond		
5	shall be to indemnify the defendant in military service against		
6	any loss or damage that the defendant may suffer from any		
7	udgment should the judgment be thereafter set aside in whole or		
8	n part. The court may make other and further orders or enter a		
9	udgment that in its opinion may be necessary to protect the		
10	rights of the defendant under this chapter.] This section		
11	applies to any civil action or proceeding, including any child		
12	custody proceeding, in which the defendant does not make an		
13	appearance.		
14	(b) In any action or proceeding covered by this section,		
15	the court, before entering judgment for the plaintiff, shall		
16	require the plaintiff to file with the court an affidavit:		
17	(1) Stating whether or not the defendant is in military		
18	service and showing necessary facts to support the		
19	affidavit; or		
20	(2) If the plaintiff is unable to determine whether or not		
21	the defendant is in military service, stating that the		



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1	plaintiff is unable to determine whether or not the
2	defendant is in military service.
3	If in an action covered by this section it appears that the
4	defendant is in military service, the court shall not enter a
5	judgment until after the court appoints an attorney to represent
6	the defendant. If an attorney appointed under this subsection
7	to represent a service member cannot locate the service member,
8	actions by the attorney in the case shall not waive any defense
9	of the service member or otherwise bind the service member. If,
10	based upon the affidavits filed in such an action, the court is
11	unable to determine whether the defendant is in military
12	service, the court, before entering judgment, may require the
13	plaintiff to file a bond in an amount approved by the court.
14	If, the defendant is later found to be in military service, the
15	bond shall be available to indemnify the defendant against any
16	loss or damage the defendant may suffer by reason of any
17	judgment for the plaintiff against the defendant, should the
18	judgment be set aside in whole or in part. The bond shall
19	remain in effect until expiration of the time for appeal and
20	setting aside of a judgment under state law or rule or under any
21	applicable county ordinance. The court may issue such orders or



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1	enter such judgments as the court determines necessary to
2	protect the rights of the defendant under this chapter. The
3	requirement for an affidavit under this subsection may be
4	satisfied by a statement, declaration, verification, or
5	certificate, in writing, subscribed and certified or declared to
6	be true under penalty of perjury.
7	[(b)] <u>(c)</u> Any person who makes or uses any affidavit,
8	statement, declaration, verification, or certificate [claiming
9	that the defendant is not in military service,] required under
10	subsection (b) knowing it to be false, shall be punished as
11	provided in chapter 710, part V.
12	[(c) In any action or proceeding in which a person in
13	military service is a party and does not personally appear
14	therein or is not represented by an authorized attorney, the
15	court may appoint an attorney to represent the person. In that
16	case, a bond may be required and an order made to protect the
17	rights of the person. But no attorney appointed under this
18	chapter to protect a person in military service shall have power
19	to waive any right of that person or bind that person.
20	(d) If any judgment shall be rendered in any action or
21	proceeding governed by this section against any person in



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1	military service during the period of that service or within
2	sixty days thereafter, and it appears that the person in
3	military service was prejudiced by reason of the person's
4	military service in making the person's defense thereto, then
5	the judgment, upon application made by the person or the
6	person's legal representative, not later than sixty days after
7	the termination of the military service, may be opened by the
8	court rendering the same and the defendant or the defendant's
9	legal representative allowed to defend; provided it is made to
10	appear that the defendant has a meritorious or legal defense to
11	the action or some part thereof.
12	(e) Vacating, setting aside, or reversing any judgment
13	because of any of the provisions of this chapter shall not
14	impair any right or title acquired by any bona fide purchaser
15	for value under the judgment.]
16	(d) In an action covered by this section in which the
17	defendant is in military service, the court shall grant a stay
18	of proceedings for a minimum period of ninety days upon
19	application of counsel, or on the court's own motion, if the
20	court determines that:



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1	(1)	There may be a defense to the action and a defense
2		cannot be presented without the presence of the
3		defendant; or
4	(2)	After due diligence, counsel has been unable to
5		contact the defendant or otherwise determine if a
6		meritorious defense exists.
7	(e)	A stay of proceedings under subsection (d) shall not
8	be contro	lled by procedures or requirements under section 657D-
9	12.	
10	(f)	If a service member who is a defendant in an action
11	covered b	y this section receives actual notice of the action,
12	the servi	ce member may request a stay of proceedings under
13	section 6	57D-12.
14	<u>(g)</u>	If a default judgment is entered in an action covered
15	by this s	ection against a service member during the service
16	member's	period of military service or within sixty days after
17	terminati	on of or release from such military service, the court
18	entering	the judgment shall, upon application by or on behalf of
19	the servi	ce member, reopen the judgment for the purpose of
20	allowing	the service member to defend the action if it appears
21	that the	service member:



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1	(1)	Was materially affected by reason of that military
2		service in making a defense to the action; and
3	(2)	Has a meritorious or legal defense to the action or
4		some part of it.
5	An applic	ation under this subsection shall be filed not later
6	than nine	ty days after the date of the termination of or release
7	from mili	tary service.
8	(h)	If a court vacates, sets aside, or reverses a default
9	judgment	against a service member and the vacating, setting
10	aside, or	reversing is because of a provision of this chapter,
11	that acti	on shall not impair a right or title acquired by a bona
12	fide purc	chaser for value under the default judgment.
13	[]]	657D-12[]] Stay of proceedings [where military service
14	affects c	conduct thereof. In any in any court in which a person
15	in milita	ary service is involved, either as plaintiff or
16	defendant	;, during the period of that service or within sixty
17	days thei	reafter, the court in its discretion, on application to
18	it-by-the	e person or a person on such person's behalf, shall stay
19	the actic	on or proceeding at any stage as provided in this
20	chapter.	No stay shall issue if, in the opinion of the court,
21	the abili	ty of the plaintiff to prosecute the action or the



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1	defendant to conduct the defense is not materially affected by
2	reason of the person's military service.] when a service member
3	has notice. (a) This section applies to any civil action or
4	proceeding, including any child custody proceeding, in which the
5	plaintiff or defendant at the time of filing an application
6	under this section:
7	(1) Is in military service or is within ninety days after
8	termination of or release from military service; and
9	(2) Has received notice of the action or proceeding.
10	(b) At any stage before final judgment in a civil action
11	or proceeding in which a service member described in subsection
12	(a) is a party, the court may on its own motion and shall upon
13	application by the service member stay the action for a period
14	of not less than ninety days; provided that an application for a
15	stay shall include:
16	(1) A letter or other communication setting forth facts
17	stating the manner in which current military duty
18	requirements materially affect the service member's
19	ability to appear and stating a date when the service
20	member will be available to appear; and



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1	(2) <u>A letter or other communication from the</u>	le service
2	member's commanding officer stating that	t the service
3	member's current military duty prevents	appearance and
4	that military leave is not authorized f	or the service
5	member at the time of the letter or con	munication.
6	(c) An application for a stay under this se	ection does not
7	constitute an appearance for jurisdictional purpo	ses and does
8	not constitute a waiver of any substantive or pro	ocedural
9	defense, including a defense relating to lack of	personal
10	jurisdiction.	
11	(d) A service member who is granted a stay	of a civil
12	action or proceeding under subsection (b) may app	oly for an
13	additional stay based on continuing material effe	ect of military
14	duty on the service member's ability to appear.	Such an
15	application may be made by the service member at	the time of the
16	initial application under subsection (b) or when	it appears that
17	the service member is unavailable to prosecute or	defend the
18	action. The same information required under sub	section (b)
19	shall be included in an application under this su	ubsection. If
20	the court refuses to grant an additional stay of	proceedings



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1 under this subsection, the court shall appoint counsel to 2 represent the service member in the action or proceeding. 3 (e) A service member who applies for a stay under this 4 section and is unsuccessful may not seek the protections 5 afforded by section 657D-11. 6 (f) The protections of this section do not apply to 7 section 657D-21. 8 [+]§657D-13[+] Fines and penalties on contracts. When an 9 action for compliance with the terms of any contract is stayed 10 pursuant to this chapter, no fine or penalty shall accrue [by 11 reason of] for failure to comply with the terms of the contract during the period of the stay. In any case where a [person] 12 13 service member fails to perform any obligation arising under contract and a fine or penalty for the nonperformance is 14 incurred, a court may [relieve the enforcement of] reduce or 15 waive the fine or penalty [on such terms as may be just if the 16 17 person] if: (1) The service member was in the military service when 18 the fine or penalty was incurred; and [that by reason 19 20 of that service the ability of the person to pay or 21 perform was thereby materially impaired.]



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1	(2) The ability of the service member to perform the
2	obligation was materially affected by such military
3	service.
4	[{ §657D-14] Restrictions. (a) In any action or
5	proceeding commenced in any court, if an insurance policy was
6	assigned prior to the person's period of military service to
7	secure the payment of any obligation of that person, no assignee
8	of the policy (except the insurer in connection with a policy
9	loan), during the period of military service of the insured or
10	within sixty days thereafter, except upon the consent in writing
11	of the insured made during the period or when the premiums
12	thereon are due and unpaid or upon the death of the insured,
13	shall exercise any right or option by virtue of the assignment
14	unless upon leave of court granted upon an application made by
15	the assignee. The court may refuse to grant leave unless the
16	court finds that the ability of the obligor to comply with the
17	terms of the obligation is not materially affected by reason of
18	the obligor's military service. For the purpose of this
19	subsection, premiums which are guaranteed under part IV shall
20	not be deemed to be due and unpaid.

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1	(b) No-person shall exercise any right to foreclose or
2	enforce any lien for storage of household goods, furniture, or
3	personal effects of a person in military service during the
4	person's period of military service and for sixty days
5	thereafter except-upon an order previously granted by a court
6	upon application-and-a-return made and approved by the court.
7	The court, after a hearing on an application by the person in
8	military service or some person on behalf of the person in
9	military service, unless in the opinion of the court the ability
10	of the defendant to pay the storage charges due is not
11	materially affected by reason of the person's military service,
12	may find against-a person in military service.
13	(c) Before or during the period of that service, or within
14	sixty days thereafter, the court, on its own motion or on
15	application to it by such person or a person on such person's
16	behalf, unless in the opinion of the court the ability of the
17	defendant to comply with the judgment or order entered or sought
18	is not materially affected by reason of the defendant's service
19	shall:
20	(1) Stay the execution of any judgment or order entered
21	against this person, as provided in this chapter; or



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1	(2) Vacate or stay any attachment or garnishment of
2	property, money, or debts in the hands of another,
3	whether before or after judgment as provided in this
4	chapter.
5	<pre>{]§657D-15[} Duration and term of stays; co-defendants</pre>
6	not in service. <u>(a)</u> A stay of any action, proceeding,
7	attachment, or execution, [ordered by any court under this
8	chapter, shall be] made pursuant to the provisions of this
9	chapter by a court may be ordered for the period of military
10	service and [sixty] <u>ninety</u> days thereafter or any part of that
11	period[, and may be subject to such terms as may be just,
12	including payment in installments of specified amounts and at
13	such times as the court may fix]. The court may set the terms
14	and amounts for such installment payments as is considered
15	reasonable by the court.
16	(b) [Where the person in military service] If the service
17	<u>member</u> is a co-defendant with others $[-7]$ who are not in military
18	service and who are not entitled to the relief and protections
19	provided under this chapter, the plaintiff may proceed against
20	the [others by leave of the court.] other defendants with the
21	approval of the court.



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(c) This section does not apply to sections 657D-12 and
 657D-61.

3 [+]§657D-16[] Statutes] Statute of limitations [as affected by period of service]. (a) The period of a service 4 member's military service [shall] may not be included in 5 6 computing any period limited by law, regulation, or order for 7 the bringing of any action or proceeding in any court, or 8 [before a state or county agency] in any board, bureau, 9 commission, department, or other agency of the State or the 10 counties by or against [any person in military service] the 11 service member or [by or against] the [person's] service 12 member's heirs, [personal representatives,] executors, 13 administrators, or assigns [, whether the cause of action or 14 right or privilege to institute that action or proceeding 15 accrued prior to or during the period of the military person's 16 service].

(b) [No part of the] A period of military service [that
occurs after July 1, 1994, shall] may not be included in
computing any period [now or hereafter] provided by any law for
the redemption of real property sold or forfeited to enforce any
obligation, tax, or assessment.



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1	(c) This section shall not apply to any period of
2	limitation prescribed by or under title 14.
3	[] §657D-17[]] Maximum rate of interest[-] <u>on debts</u>
4	incurred before military service. (a) [NO] An obligation or
5	liability bearing interest at a rate in excess of six per cent a
6	year incurred by a [person in military service] <u>service member,</u>
7	or by the service member and the service member's spouse
8	jointly, before [that person's entry into that service, during
9	any-part of the period of military service,] the service member
10	enters military service shall not bear interest at a rate in
11	excess of six per cent [a year unless,] <u>:</u>
12	(1) During the period of military service and one year
13	thereafter, in the case of an obligation or liability
14	consisting of a mortgage, trust deed, or other
15	security in the nature of a mortgage; or
16	(2) During the period of military service, in the case of
17	any other obligation or liability.
18	Interest at a rate in excess of six per cent a year that would
19	otherwise be incurred but for the prohibition in this subsection
20	is forgiven. The amount of any periodic payment due from a
21	service member under the terms of the instrument that created an



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1	obligation or liability covered by this section shall be reduced
2	by the amount of the interest forgiven under this subsection
3	that is allocable to the period for which such payment is made.
4	(b) In order for an obligation or liability of a service
5	member to be subject to the interest rate limitation in
6	subsection (a), the service member shall provide to the creditor
7	written notice and a copy of the military orders calling the
8	service member to military service and any orders further
9	extending military service, not later than one hundred eighty
10	days after the date of the service member's termination or
11	release from military service. Upon receipt of written notice
12	and a copy of orders calling a service member to military
13	service, the creditor shall treat the debt in accordance with
14	subsection (a), effective as of the date on which the service
15	member is called to military service.
16	(c) A court may grant a creditor relief from the
17	limitations of this section if, in the opinion of the court,
18	[upon application thereto by the obligee,] the ability of the
19	[person in military service] <u>service member</u> to pay interest upon
20	the obligation or liability at a rate in excess of six per cent
21	per year is not materially affected by reason of [that service,



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1	in which case the court may make such order as it deems just.]
2	the service member's military service.
3	(d) As used in this section [the term "interest"]:
4	"Interest" includes service charges, renewal charges, fees,
5	or other charges, except bona fide insurance, as to the
6	obligation or liability.
7	"Obligation or liability" includes an obligation or
8	liability consisting of a mortgage, trust deed, or other
9	security in the nature of a mortgage.
10	(e) Whoever knowingly violates subsection (a) shall be
11	guilty of a misdemeanor.
12	[+]§657D-18[+] Limitation prescribed by state tax laws as
13	affected by period of service. Section 657D-16 [shall] does not
14	apply to any period of limitation in state tax laws set forth in
15	title 14.
16	§657D-C Child custody protection. (a) If a court renders
17	a temporary order for custodial responsibility for a child based
18	solely on a deployment or anticipated deployment of a parent who
19	is a service member, the court shall require that the temporary
20	order shall expire not later than the period justified by the
21	deployment of the service member.



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1	(b) If a motion or a petition is filed seeking a permanent
2	order to modify the custody of the child of a service member, no
3	court shall consider the absence of the service member by reason
4	of deployment, or the possibility of deployment, as the sole
5	factor in determining the best interest of the child.
6	(c) Nothing in this section shall create a federal right
7	of action or otherwise give rise to federal jurisdiction or
8	create a right of removal.
9	(d) In any case where state law applicable to a child
10	custody proceeding involving a temporary order as contemplated
11	in this section provides a higher standard of protection to the
12	rights of the parent who is a deploying service member than the
13	rights provided under this section with respect to such
14	temporary order, the appropriate court shall apply the higher
15	state standard.
16	(e) As used in this section, the term "deployment" means
17	the movement or mobilization of a service member to a location
18	for a period of longer than sixty days and not longer than five
19	hundred forty days pursuant to temporary or permanent official
20	orders:
21	(1) That are designated as unaccompanied.

21 (1) That are designated as unaccompanied;



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1	(2) For which dependent travel is not authorized; or	
2	(3) That otherwise do not permit the movement of family	
3	members to that location.	
4	§657D-D Enforcement of storage liens. (a) A person	
5	holding a lien on the property or effects of a service member	
6	shall not, during any period of military service of the service	
7	member and for ninety days thereafter, foreclose or enforce any	
8	lien on such property or effects without a court order granted	
9	before foreclosure or enforcement. For the purposes of this	
10	section, "lien" includes a lien for storage, repair, or cleaning	
11	of the property or effects of a service member or a lien on such	
12	property or effects for any other reason.	
13	(b) In a proceeding to foreclose or enforce a lien subject	
14	to this section, the court may on its own motion and shall if	
15	requested by a service member whose ability to comply with the	
16	obligation resulting in the proceeding is materially affected by	
17	military service:	
18	(1) Stay the proceeding for a period of time as justice	
19	and equity require; or	
20	(2) Adjust the obligation to preserve the interests of all	
21	parties.	



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1	(c) The provisions of this subsection do not affect the
2	scope of section 657D-23.
3	(d) A person who knowingly takes or attempts to take an
4	action contrary to this section shall be guilty of a
5	misdemeanor.
6	<u>§657D-E</u> Stay or vacation of execution of judgment
7	attachments and garnishments. (a) If a service member, in the
8	opinion of the court, is materially affected by reason of
9	military service in complying with a court judgment or order,
10	the court may on its own motion and shall on application by the
11	service member:
12	(1) Stay the execution of any judgment or order entered
13	against the service member; and
14	(2) Vacate or stay any attachment or garnishment of
15	property, money, or debts in the possession of the
16	service member or a third party, whether before or
17	after judgment.
18	(b) This section applies to an action or proceeding
19	commenced in a court against a service member before or during
20	the period of military service or within ninety days after such
21	service terminates.

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1	PART III. RENT, INSTALLMENT CONTRAC	TS, MORTGAGES,
2	LIENS, ASSIGNMENTS, LEASES, TELEPHONE	SERVICE CONTRACTS
3	[]]§657D-21[]] Eviction [or] <u>and</u> dist	ress [during military
4	service; stay; penalty for noncompliance; a	llotment of pay for
5	payment. (a) No eviction or distress shal	l be made during the
6	period of military service for any premises	-occupied chiefly for
7	dwelling purposes by the spouse or other de	pendents of a person
8	in-military service, except upon leave of c	ourt granted upon
9	application or granted in an action or proc	eeding on the right
10	of possession.]. (a) Except by court orde	r, a landlord or
11	another person with paramount title shall n	ot:
12	(1) Evict a service member, or the de	pendents of a service
13	member, during a period of milita	ry service of the
14	service member, from premises:	
15	(A) That are occupied or intende	d to be occupied
16	primarily as a residence; an	<u>d</u>
17	(B) For which the monthly rent of	oes not exceed
18	\$, as adjusted under	this section for
19	years after 2018; or	
20	(2) Subject such premises to a distre	ss during the period
21	of military service.	



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1	<u>(b)</u>	For calendar years beginning with 2019, the amount in
2	effect un	der paragraph (a)(1)(B) shall be increased by the
3	housing p	rice inflation adjustment for the calendar year
4	involved.	
5	For	purposes of this section:
6	(1)	The housing price inflation adjustment for any
7		calendar year is the percentage change, if any, by
8		which the CPI housing component for November of the
9		preceding calendar year, exceeds the CPI housing
10		component for November of 2018; and
11	(2)	The term "CPI housing component" means the index
12		published by the Bureau of Labor Statistics of the
13		Department of Labor known as the Consumer Price Index
14	for All Urban Consumers, Rent of Primary Residence,	
15		U.S. City Average.
16	(d)]	On any such application or in any such action the
17	court may	, in its discretion and on its own motion, and shall,
18	upon appl	ication, unless in the opinion of the court the ability
19	of the t e	nant to pay the agreed rent is not materially affected
20	by reason	of such military service, stay the proceedings for not
21	longer th	an three months, or it may make such other order as may



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1	be just. Where the stay is granted or other order is made by
2	the court, the owner of the premises shall be entitled, upon
3	application therefor, to relief in respect of the premises
4	similar to that granted persons in military service in sections
5	657D 22 and 657D 23 to such extent and for such period as may
6	appear to the court to be just.]
7	(c) Upon an application for eviction or distress with
8	respect to premises covered by this section, the court may on
9	its own motion and shall if a request is made by or on behalf of
10	a service member whose ability to pay the agreed rent is
11	materially affected by military service:
12	(1) Stay the proceedings for a period of ninety days,
13	unless in the opinion of the court, justice and equity
14	require a longer or shorter period of time; or
15	(2) Adjust the obligation under the lease to preserve the
16	interests of all parties.
17	If a stay is granted under this section, the court may grant to
18	the landlord or other person with paramount title such relief as
19	equity may require.
20	[(c)] <u>(d)</u> Any person who [shall] knowingly [take] <u>takes</u> part
21	in any eviction or distress otherwise than as provided in



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1 subsection (a), or who knowingly attempts so to do, shall be 2 guilty of a misdemeanor. 3 [(d) The adjutant general is empowered, subject to rules 4 adopted under chapter 91, to order an allotment of the pay of a 5 person in military service in reasonable proportion to discharge 6 the rent of premises-occupied for dwelling-purposes by the 7 spouse or other-dependents-of-the-person.] 8 (e) To the extent required by a court order related to 9 property which is the subject of a court action under this 10 section, the adjutant general shall make an allotment from the pay of a service member to satisfy the terms of such order, 11 12 except that any such allotment shall be subject to rules adopted 13 under chapter 91 establishing the maximum amount of pay of service members that may be allotted under this subsection. 14 15 (f) Section 657D-12 is not applicable to this section. 16 [+]§657D-22[] Installment] Protection under installment 17 contracts for purchase [of property.] or lease. (a) [No person 18 who has received, or whose assignor has received, under a 19 contract] After a service member enters military service, a 20 contract by the service member for [the]:

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1	(1) The purchase of real or personal property, including a
2	motor vehicle; or [of]
3	(2) The lease or bailment [with a view to purchase] of
4	that property,
5	[a deposit or installment of the purchase price, or a deposit or
6	installment under the contract, lease, or bailment, from a
7	person or from the assignor of a person who, after the date of
8	payment of such deposit or installment, has entered military
9	service, shall exercise any right or option under the contract
10	to rescind or terminate the contract or resume possession of the
11	property for nonpayment of any installment due or for any other
12	breach of the terms occurring prior to or during the period of
13	such military service, except by action in a court of competent
14	jurisdiction.]
15	may not be rescinded or terminated for a breach of terms of the
16	contract occurring before or during the service member's
17	military service, nor may the property be repossessed for such
18	breach without court order. This section applies only to a
19	contract for which a deposit or installment has been paid by the
20	service member before the service member enters military
21	service

21 service.



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1	(b)	Any person who knowingly resumes possession of
2	property	[that is the subject of this section otherwise than as
3	provided]	in violation of subsection (a) or in violation of
4	section 6	57D-6 or <u>who knowingly</u> attempts so to do, shall be
5	guilty of	a misdemeanor.
6	(c)	[Upon the] <u>In a</u> hearing [of that action] <u>based on this</u>
7	section,	the court [may order]:
8	(1)	May order the repayment of prior installments or
9		deposits or any part thereof, as a condition of
10		terminating the contract and resuming possession of
11		the property[, or on] <u>;</u>
12	(2)	May on its own motion [or on application to it by the
13		person in military service or a person on behalf of
14		such person, shall order a stay of proceedings as
15		provided in this chapter unless, in the opinion of the
16		court, the ability of the defendant to comply with the
17		terms of the contract is not materially affected by
18		reason of that service; or it may make] and shall on
19		application by a service member when the service
20		member's ability to comply with the contract is
21		materially affected by military service, stay the



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1 proceedings for a period of time as, in the opinion of 2 the court, justice and equity require; or 3 (3) May make such other disposition of the case as may be 4 equitable to preserve the interests of all parties. 5 [+]§657D-23[+] Mortgages[7] and trust deeds[7 and other 6 **securities**]. (a) This section applies solely to obligations 7 secured by mortgage, trust deed, or other security in the nature 8 of a mortgage upon real or personal property owned by a [person 9 in military service] service member originating before [or at the commencement of] the period of the service member's military 10 11 service and [still owned by the person.] for which the service 12 member is still obligated. 13 In any [proceeding commenced in any court] action (b) 14 filed during [the] or within one year after a service member's 15 period of military service to enforce [that] an obligation 16 [arising out of nonpayment of any sum due or out of any other 17 breach of the terms occurring-prior to or during the period of 18 the person's military service,] described in subsection (a), the 19 court may, after hearing and on its own motion, [or] and shall, 20 on application to it by the [person in military service or some 21 person on behalf of the person in military service, unless in



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1 the opinion of the court the] service member, when the service
2 member's ability [of the defendant] to comply with the terms of
3 the obligation is [not] materially affected by [reason of the
4 defendant's] military service:

5 (1) Stay the proceedings [as provided in this chapter;] 6 for a period of time as justice and equity require; or 7 (2) [Make such other disposition of the case as may be 8 equitable-to-conserve] Adjust the obligation to 9 preserve the interests of all parties. 10 [No sale, foreclosure, or seizure of property for (C) 11 nonpayment of any sum due under any such obligation, or for any 12 other breach of the terms thereof, whether under a power of 13 sale, under a judgment entered upon warrant of attorney to 14 confess judgment contained therein,] A sale, foreclosure, or 15 seizure of property for a breach of an obligation described in subsection (a) shall not be valid if made during or within one 16 year after the period of the service member's military service 17 18 [or within sixty days thereafter,] except: 19 (1) Upon a court order granted before such sale, 20 foreclosure, or seizure with a return made and 21 approved by the court; or



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1	(2)	If made pursuant to an agreement as provided in
2		section 657D-6[, unless upon an order previously
3		granted by the court and a return thereto made and
4		approved by the court].
5	<u>(d)</u>	Any person who knowingly makes[, attempts,] or causes
6	to be mad	e any [such] sale, foreclosure, or seizure of
7	property[τ] that is prohibited by subsection (c), or who
8	knowingly	attempts to do so, shall be guilty of a misdemeanor.
9	[+] §	657D-24[]] Settlement of [cases involving stayed
10	proceedin	gs to foreclose mortgage on, resume possession of, or
11	terminat e	<u>contract for purchase of</u>] stayed cases relating to
11 12		contract for purchase of,] stayed cases relating to property. (a) Where a proceeding to foreclose a
	personal	
12	personal mortgage	property. (a) Where a proceeding to foreclose a
12 13	personal mortgage property,	property. <u>(a)</u> Where a proceeding to foreclose a upon or to [resume possession of] <u>repossess</u> personal
12 13 14	personal mortgage property, purchase[property. <u>(a)</u> Where a proceeding to foreclose a upon or to [resume possession of] <u>repossess</u> personal or to rescind or terminate a contract for [its] <u>the</u>
12 13 14 15	<pre>personal mortgage property, purchase[this chap</pre>	property. (a) Where a proceeding to foreclose a upon or to [resume possession of] repossess personal or to rescind or terminate a contract for [$\frac{its}{its}$] the τ] of personal property, has been stayed as provided in
12 13 14 15 16	<pre>personal mortgage property, purchase[this chap hardship-</pre>	<pre>property. (a) Where a proceeding to foreclose a upon or to [resume possession of] repossess personal or to rescind or terminate a contract for [its] the 7] of personal property, has been stayed as provided in ter, the court[, unless in its opinion an undue</pre>
12 13 14 15 16 17	<pre>personal mortgage property, purchase[this chap hardship military</pre>	<pre>property. (a) Where a proceeding to foreclose a upon or to [resume possession of] repossess personal or to rescind or terminate a contract for [its] the 7] of personal property, has been stayed as provided in eter, the court[, unless in its opinion an undue would result to the dependents of the person in the</pre>



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1	person in military service or the person's dependent, as the
2	case may be,].
3	(b) Based on the appraisal, and if undue hardship to the
4	service member's dependents will not result, the court may order
5	that the amount of the service member's equity in the property
6	be paid to the service member or the service member's
7	dependents as a condition of foreclosing the mortgage, [resuming
8	possession of] repossessing the property, or rescinding or
9	terminating the contract.
10	[+]§657D-25[+] Termination of residential or motor vehicle
10 11	[+]§657D-25[+] Termination of residential or motor vehicle leases [by lessees]. (a) The lessee on a lease described in
11	
11 12	leases [by lessees]. (a) The lessee on a lease described in
11 12	leases [by lessees]. (a) The lessee on a lease described in subsection (b) may, at the lessee's option, terminate the lease
11 12 13	leases [by lessees]. (a) The lessee on a lease described in subsection (b) may, at the lessee's option, terminate the lease at any time after:
11 12 13 14	<pre>leases [by lessees]. (a) The lessee on a lease described in subsection (b) may, at the lessee's option, terminate the lease at any time after: (1) The lessee's entry into military service; or</pre>
11 12 13 14 15	<pre>leases [by lessees]. (a) The lessee on a lease described in subsection (b) may, at the lessee's option, terminate the lease at any time after: (1) The lessee's entry into military service; or (2) The date of the lessee's military orders described in</pre>
11 12 13 14 15 16	<pre>leases [by lessees]. (a) The lessee on a lease described in subsection (b) may, at the lessee's option, terminate the lease at any time after: (1) The lessee's entry into military service; or (2) The date of the lessee's military orders described in subsection (b), as the case may be.</pre>
 11 12 13 14 15 16 17 	<pre>leases [by lessees]. (a) The lessee on a lease described in subsection (b) may, at the lessee's option, terminate the lease at any time after: (1) The lessee's entry into military service; or (2) The date of the lessee's military orders described in subsection (b), as the case may be. A lessee's termination of a lease pursuant to this section shall</pre>



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1	(1)	<u>A</u> lease of premises occupied <u>or intended to be</u>
2		occupied by a service member or a service member's
3		dependents for [a dwelling, or for] residential,
4		professional, business, agricultural, or similar
5		purposes in any case in which:
6	[(1)]	(A) The lease was executed by or on the behalf of a
7		person who, after the execution of the lease[$ au$
8		entered] and during the term of the lease enters
9		military service; [and
10	(2)	The leased premises have been occupied for one or more
11		of those purposes by the person or by the person and
12		the person's dependents.] or
13		(B) The service member, while in military service,
14		executes the lease and thereafter receives
15		military orders for permanent change of station
16		or to deploy with a military unit or as an
17		individual in support of a military operation for
18		a period of not less than ninety days; or
19	(2)	A lease of a motor vehicle used or intended to be used
20		by a service member or a service member's dependents
21		for personal or business transportation if:



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1	(A)	The lease is executed by or on behalf of a person
2		who thereafter and during the term of the lease
3		enters military service under a call or order
4		specifying a period of not less than one hundred
5		eighty days or who enters military service under
6		a call or order specifying a period of one
7		hundred eighty days or less and subsequently,
8		without a break in service, receives orders
9		extending the period of military service to a
10		period of not less than one hundred eighty days;
11		or
12	<u>(B)</u>	The service member, while in military service,
13		executes the lease and thereafter receives
14		military orders:
15		(i) For a change of permanent station from a
16		location in the State to any location
17		outside the State; or
18		(ii) To deploy with a military unit or as an
19		individual in support of a military
20		operation for a period of not less than one
21		hundred eighty days.



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1	[(b) Any] <u>(c) Termination of a</u> lease described in
2	subsection (a) [may be terminated by notice in writing delivered
3	to the lessor or the lessor's grantee or to one of their agents
4	by the lessee at any time following the date of the beginning of
5	the lessor's or the lessor's grantee's period of military
6	service.] shall be made by:
7	(1) Delivery by the lessee of written notice of such
8	termination and a copy of the service member's
9	military orders to the lessor or the lessor's grantee
10	or to the lessor's agent or the agent's grantee; and
11	(2) In the case of a lease of a motor vehicle, return of
12	the motor vehicle by the lessee to the lessor or the
13	lessor's grantee or to the lessor's agent or the
14	agent's grantee not later than fifteen days after the
15	date of the delivery of written notice under paragraph
16	<u>(1).</u>
17	Delivery of the notice <u>under paragraph (1)</u> may be [made]
18	accomplished by [mailing it. Termination] hand delivery;
19	private business carrier; or mailing it in a sealed envelope,
20	postage prepaid, return receipt requested, and addressed to the



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1 lessor or lessor's grantee or to the lessor's agent or the 2 agent's grantee. 3 (d) In the case of any such lease in subsection (b)(1) 4 providing for monthly payment of rent [shall not be], 5 termination of the lease under subsection (a) is effective 6 [until] thirty days after the first date on which the next rental payment is due and payable following the date [of 7 8 delivery or mailing of] on which the notice [-] under subsection 9 (c) is delivered. In the case of all other leases $[\tau]$ described 10 in subsection (b)(1), termination [shall be effected] of the lease under subsection (a) is effective on the last day of the 11 12 month following the month in which the notice is delivered [or 13 mailed and in such case any unpaid rental for a period preceding 14 termination shall be computed pro rata and any rental paid in 15 advance for a period succeeding termination shall be refunded by 16 the lessor or the lessor's assignee]. In the case of a lease 17 described in subsection (b)(2), termination of the lease under subsection (a) is effective on the day on which the requirements 18 19 of subsection (c) are met for such termination. 20 (e) Rent amounts for a lease described in subsection (b) (1) that are unpaid for the period preceding the effective



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1	date of the lease termination shall be paid on a prorated basis.
2	The lessor shall not impose an early termination charge but any
3	taxes, summonses, or other obligations and liabilities of the
4	lessee in accordance with the terms of the lease, including
5	reasonable charges to the lessee for excess wear, that are due
6	and unpaid at the time of termination of the lease shall be paid
7	by the lessee. Lease amounts for a lease described in
8	subsection (b)(2) that are unpaid for the period preceding the
9	effective date of the lease termination shall be paid on a
10	prorated basis. The lessor shall not impose an early
11	termination charge but any taxes, summonses, title and
12	registration fees, or other obligations and liabilities of the
13	lessee in accordance with the terms of the lease, including
14	reasonable charges to the lessee for excess wear or use and
15	mileage, that are due and unpaid at the time of termination of
16	the lease shall be paid by the lessee.
17	(f) Rents or lease amounts paid in advance for a period
18	after the effective date of the termination of the lease shall
19	be refunded to the lessee by the lessor or the lessor's assignee
20	or the assignee's agent within thirty days of the effective date
21	of the termination of the lease.



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1 (g) Upon application by the lessor to [the appropriate] a 2 court prior to the termination [period] date provided [for] in 3 the written notice, [any] relief granted in this [subsection 4 shall be subject to such modifications or restrictions the court 5 may find in the interests of] section to a service member may be 6 modified as justice and equity[-] require. 7 [-(e)] (h) Any person who knowingly seizes, holds, or 8 [retains] detains the personal effects, [clothing, furniture,] 9 security deposit, or other property of [any person] a service 10 member or service member's dependent who [has] lawfully 11 [terminated] terminates a lease covered by this section, or [in 12 any-manner] who knowingly interferes with the removal of such 13 property from the premises covered by such lease, for the 14 purpose of subjecting or attempting to subject any such property 15 to a claim for rent accruing subsequent to the date of 16 termination of such lease, or attempts to do so, shall be guilty 17 of a misdemeanor.

18 (i) For the purposes of this section, "military orders" 19 means official military orders or any notification,

20 certification, or verification from a service member's



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1	commanding officer, with respect to the service member's current
2	or future military duty status.
3	[]]§657D-26[] Life] <u>Protection of life</u> insurance
4	<pre>policies[; penalties]. (a) [Where any life insurance policy on</pre>
5	the life of a person in military service is the subject of an
6	action or proceeding under this chapter, the court may:
7	(1) Stay the proceedings as provided in this chapter; or
8	(2) Make such other disposition of the case as may be
9	equitable to preserve the interest of all parties.
10	This subsection shall not be construed in any way as
11	affecting or as limiting the scope of section 657D-23.
12	(b) Any person who knowingly acts in violation of this
13	section, or attempts to do so, shall be guilty of a
14	misdemeanor.] If a life insurance policy on the life of a
15	service member is assigned prior to military service to secure
16	the payment of any obligation, the assignee of the policy
17	(except the insurer in connection with a policy loan) may not
18	exercise, during the period of military service of the service
19	member or within one year thereafter, except upon the consent in
20	writing of the insured made during the period of military
21	service or when the premiums thereon are due and unpaid or upon



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1	the death of the insured, any right or option by virtue of the
2	assignment without a court order.
3	(b) The court may refuse to grant an order if the court
4	finds that the ability of the service member to comply with the
5	terms of the obligation is materially affected by reason of
6	military service.
7	(c) For the purpose of this subsection, premiums which are
8	guaranteed under part IV shall not be deemed to be due and
9	unpaid.
10	(d) A person who knowingly takes or attempts to take an
11	action contrary to this section shall be guilty of a
12	misdemeanor.
13	[+]§657D-27[+] Extension of [benefits] protections to
14	dependents. [Dependents of a person in military service shall
15	be entitled to the benefits accorded to persons in military
16	service under this part upon] Upon application to a court
17	[therefor, unless in the opinion of the court the], a dependent
18	of a service member is entitled to the protections of this part
19	if the dependent's ability [of these dependents] to comply with
20	[the terms of the obligation,] <u>a</u> contract, lease, [or] bailment <u>,</u>
21	or other obligation [has not been] is materially [impaired]

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1	<u>affected</u> by reason of the <u>service member's</u> military service [of
2	the person upon whom the applicants are dependent].
3	<u>§657D-F</u> Termination of telephone service contracts. (a)
4	A service member may terminate a contract described in
5	subsection (b) at any time after the date the service member
6	receives military orders to relocate for a period of not less
7	than ninety days to a location that does not support the
8	contract. In the case that a service member terminates a
9	contract as described, the service provider under the contract
10	shall provide such service member with written or electronic
11	notice of the service member's rights under this section.
12	Termination of a contract under this section shall be made by
13	delivery of a written or electronic notice of such termination
14	and a copy of the service member's military orders to the
15	service provider, delivered in accordance with industry
16	standards for notification of terminations, together with the
17	date on which the service is to be terminated.
18	(b) A contract for cellular telephone service or telephone
19	exchange service entered into by the service member before
20	receiving the military orders referred to in subsection (a)

21 shall be subject to this section.



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1	<u>(c)</u>	In the case of a contract terminated under subsection
2	(a) by a	service member whose period of relocation is for a
3	period of	three years or less, the service provider under the
4	contract	shall, notwithstanding any other provision of law,
5	allow the	service member to keep the telephone number the
6	service m	ember has under the contract if the service member re-
7	subscribe	s to the service during the ninety-day period beginning
8	<u>on the la</u>	st day of the period of relocation.
9	<u>(d)</u>	In the case of a contract for cellular telephone
10	<u>service</u> e	ntered into by any individual in which a service member
11	is a desi	gnated beneficiary of the contract, the individual who
12	entered i	nto the contract may terminate the contract with
13	respect t	<u>o:</u>
14	(1)	The service member if the service member is eligible
15		to terminate contracts pursuant to subsection (a); and
16	(2)	All of the designated beneficiaries of such contract
17		if all such beneficiaries accompany the service member
18		during the service member's period of relocation.
19	<u>(e)</u>	For any contract terminated under this section, the
20	service p	rovider under the contract shall not impose an early
21	terminati	on charge, but any tax or any other obligation or



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1	liability of the service member that, in accordance with the
2	terms of the contract, is due and unpaid or unperformed at the
3	time of termination of the contract shall be paid or
4	performed by the service member. If the service member re-
5	subscribes to the service provided under a covered contract
6	during the ninety-day period beginning on the last day of the
7	service member's period of relocation, the service provider
8	shall not impose a charge for reinstating service, other than
9	the usual and customary charges for the installation or
10	acquisition of customer equipment imposed on any other
11	subscriber.
12	(f) Not later than sixty days after the effective date of
13	the termination of a contract under this section, the service
14	provider under the contract shall refund to the service member
15	any fee or other amount to the extent paid for a period
16	extending until after such date, except for the remainder of the
17	monthly or similar billing period in which the termination
18	occurs.
19	(g) For purposes of this section:



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1	"Cellular telephone service" means commercial mobile
2	service, as that term is defined in title 47 United States Code
3	section 332(d).
4	"Telephone exchange service" has the meaning given that
5	term under title 47 United States Code section 153.
6	PART IV. <u>LIFE</u> INSURANCE
7	[+]§657D-31[+] Definitions. As used in this part:
8	"Insured" [includes any person in the state military
9	forces, whose life is insured under and who is the owner and
10	holder and has an interest in a policy.] means a service member
11	whose life is insured under a policy.
12	"Insurer" includes any firm, corporation, partnership, [or]
13	association, or business that is chartered or authorized to
14	[engage in the] <u>provide</u> insurance [business to] <u>and</u> issue [a
15	policy] <u>contracts or policies</u> as defined by the laws of a state
16	or [of] the United States.
17	"Policy" [includes] <u>means</u> any <u>individual</u> contract [of life
18	insurance or policy on a life,] for whole, endowment, universal,
19	or term [plan,] <u>life insurance other than group term life</u>
20	insurance coverage, including any benefit in the nature of
21	[life] <u>such</u> insurance arising out of membership in any fraternal



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1	or beneficial association, [that does not provide for the
2	payments of any sum less than the face value thereof or for the
3	payment of an additional amount as premiums if the insured
4	engages in the military service of the United States or which
5	does not contain any limitations or restrictions upon coverage
6	relating to engagement in or pursuit of certain types of
7	activities which a person might be required to engage in by
8	virtue of the person's being in that military service, and:
9	(1) Which is in force on a premium paying basis at the
10	time of application for benefits hereunder; and
11	(2) Which was made and a premium paid thereon not less
12	than one hundred eighty days before the date insured
13	entered into the military service.
14	This definition does not apply to policies or contracts of life
15	insurance issued under the War Risk Insurance Act, as amended,
16	the World War Veterans Act, as amended, or the National Service
17	Life Insurance Act of 1940, as amended.] which:
18	(1) Provides that the insurer may not:
19	(A) Decrease the amount of coverage or require the
20	payment of an additional amount as premiums if
21	the insured engages in military service, except



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1	increases in premiums in individual term
2	insurance based upon age; or
3	(B) Limit or restrict coverage for any activity
4	required by military service; and
5	(2) Is in force not less than one hundred eighty days
. 6	before the date of the insured's entry into military
7	service and at the time of application under this
8	part.
9	"Premium" [includes] <u>means</u> the amount specified in [the] <u>an</u>
10	insurance policy [as the stipend] to be paid [by the insured at
11	regular intervals during the period therein stated.] to keep the
12	policy in force.
13	<pre>[{]§657D-32[} Persons entitled to benefits; applications;</pre>
14	amount of insurance protected.] Insurance rights and
15	protections. (a) The [benefits and privileges of] <u>rights and</u>
16	protections under this part [shall] apply to [any] <u>the</u> insured
17	when the insured, [or a person designated by the insured, makes
18	written application] the insured's legal representative, or the
19	insured's beneficiary in the case of an insured who is outside
20	the State applies in writing for protection under this part,
21	unless the insurance commissioner [in passing on the application





1 finds] determines that the insured's policy is not entitled to 2 protection under this part. 3 (b) The [adjutant general shall give notice to the state 4 military forces of the provisions of this part, and shall 5 include in the notice an explanation of the provisions for the 6 information of those desiring to make application for benefits.] 7 insurance commissioner shall notify the adjutant general of the 8 procedures to be used to apply for the protections provided 9 under this part. The applicant shall send the original [of the] 10 application [shall be sent by the insured] to the insurer $[\tau]$ and 11 a copy to the insurance commissioner. (c) The total amount of life insurance [on the life of one 12 13 insured under policies covered] coverage protection provided by 14 this part for a service member [shall] may not exceed [\$10,000. If an insured applies for protection of policies on the 15 16 insured's life totaling insurance in excess of \$10,000, the 17 insurance commissioner may have the amount of insurance divided 18 into two or more policies so that the protection of this part 19 may be extended to include policies for a total amount of insurance not to exceed \$10,000, and a policy which affords the 20 21 best security to the government shall be given preference.] the



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1	<u>greater o</u>	f \$, or the Servicemember's Group Life
2	Insurance	maximum limit regardless of the number of policies
3	submitted	<u>.</u>
4	[-]§	657D-33[] Form of application; reports to insurance
5	commissio	ner by insurer; policy deemed modified upon application
6	for prote	ction.] Application for insurance protection. (a) Any
7	applicati	on for protection under this part shall:
8	(1)	Be in writing and signed by the insured [and
9		identifying], the insured's legal representative, or
10		the insured's beneficiary, as the case may be;
11	(2)	Identify the policy and the insurer[, and agreeing];
12		and
13	(3)	Include an acknowledgement that the insured's rights
14		under the policy are subject to and modified by this
15		part[, shall be sufficient as an application for the
16		benefits of this part, but the].
17	(b)	The insurance commissioner may require additional
18	informati	on from the applicant, the insured, and insurer to
19	[execute	other appropriate forms.] determine if the policy is
20	entitled	to protection under this part.



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1 (c) Upon receipt of the application of the insured, the 2 insurer shall furnish [such] a report to the insurance 3 commissioner concerning the policy as shall be prescribed by 4 rules adopted under chapter 91. [When an insured has applied 5 for protection under this part, the policy is deemed to have 6 been modified to conform to the provisions of this part.] 7 (d) Upon application for protection under this part, the 8 insured and the insurer shall have constructively agreed to any 9 policy modification necessary to give this chapter full force 10 and effect.

11 [+]§657D-34[] Determination of policies] Policies entitled 12 to protection[; notice to parties;] and lapse of policies [for 13 nonpayment of premiums, etc]. (a) The insurance commissioner 14 shall determine whether [the] <u>a</u> policy is entitled to protection 15 under this part and shall notify the insured and the insurer of 16 that determination.

17 (b) Any policy [found by] that the insurance commissioner
18 [to be] determines is entitled to protection under this part[7
19 subsequent to date of application and during the period of state
20 military service of the insured and for sixty days after the
21 expiration of that service,] shall not lapse or otherwise



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1 terminate or be forfeited for the nonpayment of a premium 2 [becoming due and payable, or the nonpayment of any indebtedness 3 or interest.], or interest or indebtedness on a premium, after 4 the date on which the application for protection is received by 5 the insurance commissioner. 6 (c) The protection provided by this part applies during 7 the insured's period of military service and for a period of two 8 years thereafter. 9 [+]§657D-35[] Rights and privileges of insured during 10 period of protection. No] Policy restrictions. (a) While a 11 policy is protected under this part, a dividend or other 12 monetary benefit under a policy [shall] may not be paid to an 13 insured or used to purchase dividend additions [while a policy 14 is covered by this part except with] without the approval of the 15 insurance commissioner. [Without this approval, those] If such 16 approval is not obtained, the dividends or benefits shall be 17 added to the value of the policy to be used as a credit when 18 final settlement is made with the insurer. [NO] 19 (b) While a policy is protected under this part, cash 20 value, loan value, withdrawal of dividend accumulation, unearned

[premium,] premiums, or other value of similar character [shall]



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<u>may not</u> be available to the insured [while the policy is covered
 <u>under this part except upon</u>] without the approval [by] of the
 insurance commissioner. The insured's right to change a
 beneficiary designation or select an optional settlement for a
 beneficiary shall not be affected by this part.

6 [+]§657D-36[+] Deduction of unpaid premiums [upon 7 settlement of policies maturing during protection]. [In the 8 event of maturity of] (a) If a policy [as a death claim] 9 matures as a result of a service member's death or otherwise 10 [before the expiration of the period of protection] during the 11 period of protection of the policy under this part, the insurer 12 in making settlement shall deduct from the [amount of] insurance 13 proceeds the amount of the unpaid premiums guaranteed under this 14 part, together with interest [thereon at the rate fixed in the 15 policy for policy loans.] due at the rate fixed in the policy 16 for policy loans.

17 (b) If no rate of interest is specifically fixed in the
18 policy, the rate shall be the rate fixed for policy loans in
19 other policies issued by the insurer at the time the <u>insured's</u>
20 policy [brought under this chapter] was issued.

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1 (c) The amount deducted [by reason of the protection 2 afforded by this part] under this section, if any, shall be 3 reported by the insurer to the insurance commissioner. 4 [+]§657D-37[] Guarantee of premiums] Premiums and interest 5 guaranteed by State[; settlement of amounts due upon expiration 6 of protection; subrogation of state crediting debt repayments]. 7 (a) Payment of premiums and interest thereon at the rate 8 specified in section 657D-36 [becoming] which become due on a 9 policy while protected under this part is guaranteed by the 10 State, and if the amount so guaranteed is not paid to the 11 insurer prior to the expiration of the period of insurance 12 protection under this part, the amount then due shall be treated 13 by the insurer as a policy loan[-] on the policy. If at the 14 expiration of [that-period] insurance protection under this 15 part, the cash surrender value of a policy is less than the 16 amount [then] due $[\tau]$ to pay premiums and interest on premiums on 17 the policy, the policy shall [then cease] terminate and the 18 State shall pay the insurer the difference between the amount 19 due and the cash surrender value.

20 (b) The amount paid by the State to an insurer [on account
21 of applications approved] under this part shall [become] be a



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1 debt [due] payable to the State by the insured on whose 2 [account] policy payment was made [and, notwithstanding any 3 other law, the]. Such amount may be collected [either by 4 deduction from any amount due the insured] by the State, either 5 as an offset from any amount due the insured by the State or as 6 otherwise authorized by law. Such debt payable to the State is 7 not dischargeable in bankruptcy proceedings. 8 (c) Any moneys received by the State as repayment of 9 [debt] debts incurred by an insured under this part shall be 10 credited to the appropriation for the payment of claims under 11 this part. [+]§657D-38[+] Rules; [finality of determinations.] review 12 of findings of fact and conclusions of law. The insurance 13 14 commissioner shall adopt rules under chapter 91 to implement 15 this part. The findings of fact and conclusions of law made by 16 the insurance commissioner in administering this part [shall be final, and shall not be] are subject to review [by any other 17 18 official or agency of the government.] as provided in chapter 19 91.



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1		PART V. TAXES AND PUBLIC LANDS
2	[+]§	657D-41[]] Taxes respecting [personalty,] <u>personal</u>
3	property,	money, credits, or [realty; sale of property to
4	enforce-c	ollection; redemption of property sold; penalty for
5	nonpaymen	t; notice of rights to beneficiaries of section.] real
6	property.	(a) This section applies [to] <u>in</u> any <u>case in which a</u>
7	tax or as	sessment, whether general or special, other than a tax
8	on person	al income, [unpaid taxes or assessments, that fall]
9	<u>falls</u> due	and remains unpaid prior to or during the period of
10	[state] m	ilitary service[, on personal] with respect to a
11	service m	ember's:
12	(1)	Personal property, money, or credits, or real
13		including motor vehicles; or
14	(2)	<u>Real</u> property [owned and] occupied for dwelling,
15		professional, business, or agricultural purposes by
16		[persons in state military service] a service member
17		or the [person's] <u>service member's</u> dependents [at the
18		commencement of the period of military service and
19		still so occupied by the person's dependents or
20		employees. This section does not apply to taxes on
21		income.] or employees:



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1	(A) Before the service member's entry into military
2	service; and
3	(B) During the time the tax or assessment remains
4	unpaid.
5	(b) [No sale of any property] <u>Property described</u> in
6	subsection (a) [shall] <u>may not</u> be [made] <u>sold</u> to enforce the
7	collection of any state or county tax or assessment[, and no
8	proceeding or action for that purpose shall commence, except
9	upon-leave of-court-granted upon application made by the state
10	department of taxation or appropriate county agency. The court,
11	unless in its opinion the ability of the person in military
12	service to pay the taxes or assessments is not materially
13	affected by reason of state military service, may stay the
14	proceedings or the sale for a period of not more than sixty days
15	after the termination of the period of military service of the
16	person.] except by court order and upon the determination by the
17	court that military service does not materially affect the
18	service member's ability to pay the unpaid tax or assessment. A
19	court may stay a proceeding to enforce the collection of such
20	tax or assessment or sale of such property during a period of
21	military service of the service member and for a period not more



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1	than one hundred eighty days after the termination of or release
2	of the service member from military service.
3	(c) When [by law the property may be] property described
4	in subsection (a) is sold or forfeited to enforce the collection
5	of the tax or assessment, [the person in state military service]
6	a service member shall have the right to redeem or commence an
7	action to redeem the [property, at any time not later than sixty
8	days after the termination of state military service, but in no
9	case later than sixty days after the date if this chapter is
10	repealed;] service member's property during the period of
11	military service or within one hundred eighty days after
12	termination of or release from military service; provided this
13	subsection shall not be construed to shorten any period provided
14	by any other state or county law providing for [that]
15	redemption.
16	(d) Whenever [under this chapter any tax or assessment is
17	not required to be paid when due,] a service member does not pay
18	a tax or assessment on property described in subsection (a) when
19	due, the amount of the tax or assessment due and unpaid shall
20	bear interest until paid at the rate of six per cent a year, and
21	no other penalty or interest shall be incurred by reason of the



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1 nonpayment. Any lien for the unpaid taxes or assessment [shall 2 also] may include [the] interest [thereon.] under this 3 subsection. 4 (e) This section applies to all forms of property 5 described in subsection (a) owned individually by a service 6 member or jointly by a service member and a dependent or 7 dependents. 8 [+]§657D-42[+] Rights [to] in public lands [not forfeited; grazing lands]. (a) No right to any lands owned or controlled 9 by the State, initiated or acquired under any laws of the State, 10 including the mining and mineral leasing laws, by a [person] 11 12 service member prior to entering [state] military service shall 13 during the period of that service be forfeited or prejudiced by 14 reason of the [person's] service member's absence from the land 15 or [the person's] failure to [perform] begin or complete any 16 work or [make any] improvements [thereon or the person's failure 17 to do any other act required by or under those laws.] to the 18 land. 19 This section does not control specific requirements (b)

20 contained in this part.



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1	<pre>[+]§657D-43[+] Income taxes[; collection deferred;</pre>
2	interest; statute of limitations]. [{](a)[] The] Upon notice
3	to the department of taxation, the collection [from any person
4	in the state military forces] of any income tax on the income of
5	[such person] a service member pursuant to chapter $235[_{ au}$
6	whether] falling due prior to or during [the person's period of]
7	military service[$ au$] shall be deferred for a period of not more
8	than [sixty] <u>one hundred eighty</u> days after the termination of
9	[the person's period of] <u>or release from</u> military service if
10	[such person's] a service member's ability to pay such income
11 -	tax is materially [impaired by reason of the] affected by
12	military service.
13	(b) No interest [on any amount of tax, collection of which
14	is deferred for any period under this section, and no] or
15	penalty [for nonpayment of such amount during such period,]
16	shall accrue for such period of deferment by reason of
17	nonpayment $[-,]$ on any amount of tax deferred under this section.
18	(c) The running of any statute of limitations against the
19	collection of [such] tax [by distraint] <u>deferred under this</u>
20	section, by seizure or otherwise shall be suspended for the
21	period of military service of [any person whose tax collection



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1 is deferred under this section,] the service member and for an 2 additional period of [sixty] two hundred seventy days [beginning 3 with the day following the period of military service.] 4 thereafter. 5 [[(b)]] (d) The provisions of this section shall not apply 6 to the retention or recovery of debt under sections 231-51 to 7 231-59. 8 PART VI. ADMINISTRATIVE REMEDIES 9 [+]§657D-51[] Transfers to take advantage of chapter. 10 Notwithstanding the provisions of this chapter to the contrary, the court shall enter such lawful judgment or order, in any 11 12 proceeding to enforce a civil right, where the court is satisfied] Inappropriate use of chapter. If a court determines, 13 14 in any proceeding to enforce a civil right, that any interest, 15 property, or contract[, since July 1, 1994,] has been 16 transferred or acquired with intent to delay the just 17 enforcement of such right by taking advantage of this chapter[-], the court shall enter such judgment or make such 18 19 order as might lawfully be entered or made concerning such 20 transfer or acquisition.



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1	[+]§	657D-52[]] Certificates of service; persons reported
2	missing.	(a) In any proceeding under this chapter, a
3	certifica	te signed by the adjutant general [shall be] <u>is</u> prima
4	facie evi	dence as to any of the following facts stated in the
5	certifica	te:
6	(1)	That a person named is, is not, has been, or has not
7		[served, is serving, or has served] <u>been</u> in [the
8		<pre>state] military [forces;] service;</pre>
9	(2)	The time when and the place where the person entered
10		military service[, the] <u>;</u>
11	(3)	The person's residence at [that time, and] the time
12		the person entered military service;
13	(4)	The rank, branch, and unit of [such] military service
14		that the person entered;
15	[-(3) -]	(5) The inclusive dates of the [person served in the
16		<pre>state military forces;] person's military service;</pre>
17	[(4)]	(6) The monthly pay received by the person at the
18		date of issuing the certificate; and
19	[(5)]	(7) If applicable, the time when and the place where
20		the person died in or was [discharged] <u>terminated or</u>
21		released from such military service.



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1	(b) [It is the duty of the] <u>The</u> adjutant general [to]
2	shall furnish a certificate [on application; and any] <u>under</u>
3	subsection (a) upon receipt of an application for such a
4	<u>certificate. A</u> certificate <u>appearing to be</u> signed by [any one
5	of the officers of] the adjutant general [or by any person
6	purporting upon the face of the certificates to have been so
7	authorized shall be] is prima facie evidence of its contents and
8	of the <u>signer's</u> authority [of the officer] to issue it.
9	(c) [Where a person in military service] <u>A service member</u>
10	who has been reported missing[, the person shall be] is presumed
11	to continue in [the] service until accounted for[, and no
12	period]. A requirement under this chapter which begins or ends
13	with the death of [such person shall] <u>a service member does not</u>
14	begin or end until the [death of such person] service member's
15	<u>death</u> is [in fact] reported to or [found by the department of
16	defense, or any court or board thereof, or until death is]
17	determined by the adjutant general or by a court of competent
18	jurisdiction. [No period limited by this chapter that begins or
19	ends-with the death of such person shall be extended beyond a
20	period of six months after the time when this chapter ceases to
21	be in force.



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1	[]§6	57D-53[] Revocation of interlocutory] <u>Interlocutory</u>
2	orders.	Any interlocutory order <u>issued by a court</u> under this
3	chapter[,	made upon the court's own motion,] may be revoked,
4	modified,	or extended by [it] that court upon its own motion or
5	otherwise	, upon [appropriate notice to the parties.]
6	notificat	ion to affected parties as required by the court.
7		PART VII. FURTHER RELIEF
8	[-]§	657D-61[] Stay of enforcement of obligations,
9	liabiliti	es, taxes.] <u>Anticipatory relief.</u> (a) A [person, at
10	any time]	service member may, during [the person's period of]
11	military	service or within [sixty] <u>one hundred eighty</u> days
12	[thereaft	er, may] of termination of or release from military
13	service,	apply to a court for relief from [any] <u>:</u>
14	(1)	Any obligation or liability incurred by [that person]
15		the service member prior to the [person's period of]
16		service member's military service; or [for relief of
17		any]
18	(2)	Any tax or assessment whether falling due prior to or
19		during the [person's period of] <u>service member's</u>
20		military service.

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1	The-court, after appropriate notice and hearing, unless in its
2	pinion the ability of the applicant to comply with the terms of
3	uch-obligation or liability or to pay such tax or assessment
4	as not been materially affected by reason of the applicant's
5	ilitary_service,may]
6	(b) In a case covered by subsection (a), the court may, if
7	he ability of the service member to comply with the terms of
8	uch obligation or liability or pay such tax or assessment has
9	een materially affected by reason of military service, after
10	ppropriate notice and hearing, grant the following relief:
11	(1) In the case of an obligation payable [under its terms]
12	in installments under a contract for the purchase of
13	real estate, or secured by a mortgage or other
14	installment in the nature of a mortgage upon real
15	estate, a stay of the enforcement of the obligation
16	during the [applicant's] service member's period of
17	military service and, from the date of termination of
18	[such period of] <u>or release from</u> military service or
19	from the date of application if made after [such
20	service,] termination of or release from military
21	service. Any stay under this paragraph shall be for a



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1 period equal to the period of the remaining life of 2 the installment contract or other instrument plus a 3 period of time equal to the period of military service of the [applicant,] service member, or any part of 4 5 such combined period, subject to payment of the balance of the principal and accumulated interest due 6 7 and unpaid at the date of termination [of the period 8 of] or release from the service member's military service or from the date of application[, as the case 9 10 may be,] in equal installments during the combined period at the rate of interest on the unpaid balance 11 12 as is prescribed in the contract, or other instrument 13 evidencing the obligation, [for installments paid when due,] and subject to other terms as may be [just;] 14 15 equitable; and 16 (2) In the case of any other obligation, liability, tax, 17 or assessment, a stay of [the] enforcement [thereof] during the [applicant's period of] service member's 18 19 military service and, from the date of termination of 20 [such period-of] or release from military service or

from the date of application if made after [such

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1 service,] termination or release from military 2 service. Any stay under this paragraph shall be for a 3 period of time equal to the period of the service 4 member's military service [of the applicant] or any 5 part of such period, subject to payment of the balance 6 of the principal and accumulated interest due and 7 unpaid at the date of termination [of such period of] 8 or release from military service or from the date of 9 application[, as the case may be,] in equal periodic 10 installments during such extended period at such rate 11 of interest as may be prescribed for such obligation, 12 liability, tax, or assessment, if paid when due, and subject to such other terms as may be [just.] 13 14 equitable.

15 [-(b)-] (c) When any court [has granted] grants a stay as 16 provided in this section, [no] <u>a</u> fine or penalty [by reason of 17 failure to comply with the terms or conditions of] shall not 18 <u>accrue on</u> the obligation, liability, tax, or assessment [as to 19 which the stay was granted, shall accrue during] for the period 20 in which the terms and conditions of the stay are complied with.



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1	[-]§	657D-62[]] Power of attorney. (a) [Notwithstanding
2	any-other	provision of law, a] A power of attorney [that:] of a
3	service m	ember shall be automatically extended for the period
4	the servi	ce member is in a missing status as defined in title 37
5	United St	ates Code section 551(2) if the power of attorney:
6	(1)	Was duly executed by [a person in the military service
7		who is in a missing status (as defined in section
8		551(2) of title 37, United States Code);] the service
9		member while in military service or before entry into
10		military service but after the service member:
11		(A) Received a call or order to report for military
12		service; or
13		(B) Was notified by an official of the Department of
14		Defense that the person could receive a call or
15		order to report for military service;
16	(2)	Designates [that person's] <u>the service member's</u>
17		spouse, parent, or other named relative as the
18		[person's] <u>service member's</u> attorney in fact for
19		certain, specified, or all $[-7]$ purposes; and



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1	(3) Expires by its terms after [that person] <u>the service</u>
2	member entered a missing status[, and before or after
3	July 1, 1994;
4	shall-be-automatically-extended for the period that the person
5	is in a missing-status].
6	(b) [No] A power of attorney executed [after July 1, 1994]
7	by a [person in the military service may] <u>service member shall</u>
8	<u>not</u> be extended under subsection (a) if the document by its
9	terms clearly indicates that the power granted expires on the
10	date specified even though [that person,] the service member,
11	after the date of execution of the document, enters a missing
12	status.
13	[]]§657D-63[]] Reinstatement of health insurance [coverage
14	upon release from service]. (a) A [person] service member who,
15	by reason of <u>military</u> service in the state military forces is
16	entitled to the rights and [benefits] protections of this
17	chapter, shall be entitled upon termination or release from such
18	military service to reinstatement of any health insurance which
19	was:
20	(1) In effect on the day before <u>such</u> service commenced;
21	and



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(2) Terminated effective on a date during the period of
 such service.

(b) [An exclusion or a waiting period may not be imposed
in connection with] The reinstatement of health insurance
coverage for [a] the health or physical condition of a [person]
service member under subsection (a), or [a health or physical
condition for] any other person who is covered by the insurance
by reason of the coverage of [such person,] the service member,
shall not be subject to an exclusion or waiting period, if:

10 (1) The condition arose before or during [that person's
 11 period of training or service in the state military
 12 forces;] the period of such service;

13 (2) An exclusion or waiting period would not have been
14 imposed for the condition during [a] the period of
15 coverage [{or} participation by such person in the
16 insurance]; and

17 (3) [The] In the case in which the condition relates to
18 the service member, the condition [of such person] has
19 not been determined by the adjutant general to be a
20 disability incurred or aggravated in the line of duty,

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1	within the meaning of [+]title[+] 38 United States
2	Code section 105.
3	(c) Subsection (a) does not apply $[in the case of]$ to a
4	service member entitled to participate in employer-offered
5	insurance benefits [in which a person referred to in such
6	subsection is entitled to participate] pursuant to [+]title[+]
7	38 United States Code [section 2021 et seq.] chapter 43.
8	(d) An application under this section shall be filed not
9	later than one hundred twenty days after the date of the
10	termination of or release from military service.
11	(e) The amount of the premium for health insurance
12	coverage that was terminated by a service member and required to
13	be reinstated under subsection (a) shall not be increased, for
13 14	be reinstated under subsection (a) shall not be increased, for the balance of the period for which coverage would have been
14	the balance of the period for which coverage would have been
14 15	the balance of the period for which coverage would have been continued had the coverage not been terminated, to an amount
14 15 16	the balance of the period for which coverage would have been continued had the coverage not been terminated, to an amount greater than the amount chargeable for such coverage before the
14 15 16 17	the balance of the period for which coverage would have been continued had the coverage not been terminated, to an amount greater than the amount chargeable for such coverage before the termination. This subsection does not prevent an increase in



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1	insurance during the period between the termination and the
2	reinstatement.
3	§657D-G Business or trade obligations. (a) If the trade
4	or business, without regard to the form in which such trade or
5	business is carried out, of a service member has an obligation
6	or liability for which the service member is personally liable,
7	the assets of the service member not held in connection with the
8	trade or business shall not be available for satisfaction of the
9	obligation or liability during the service member's military
10	service.
11	(b) Upon application to a court by the holder of an
12	obligation or liability covered by this section, relief granted
13	by this section to a service member may be modified as justice
14	and equity require.
15	§657D-H Enforcement by the attorney general. (a) The
16	attorney general may commence a civil action in any appropriate
17	court of the State against any person who:
18	(1) Engages in a pattern or practice of violating this
19	chapter; or
20	(2) Engages in a violation of this chapter that raises an
21	issue of significant public importance.



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1	(b)	In a civil action commenced under subsection (a), the
2	<u>court may</u>	<u>:</u>
3	(1)	Grant any appropriate equitable or declaratory relief
4		with respect to the violation of this chapter;
5	(2)	Award all other appropriate relief, including monetary
6		damages, to any person aggrieved by the violation; and
7	(3)	May, to vindicate the public interest, assess a civil
8		penalty:
9		(A) In an amount not exceeding \$ for a first
10		violation; and
11		(B) In an amount not exceeding \$ for any
12		subsequent violation.
13	(C)	Upon timely application, a person aggrieved by a
14	violation	of this chapter with respect to which the civil action
15	is commen	ced may intervene in such action, and may obtain such
16	appropria	te relief as the person could obtain in a civil action
17	under sec	tion 657D-I with respect to that violation, along with
18	costs and	a reasonable attorney's fee.
19	<u>§657</u>	D-I Private right of action. (a) Any person
20	aggrieved	by a violation of this chapter may in a civil action:



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1	(1)	Obtain any appropriate equitable or declaratory relief
2		with respect to the violation; and
3	(2)	Recover all other appropriate relief, including
4		monetary damages.
5	(b)	The court may award to a person aggrieved by a
6	violation	of this chapter who prevails in an action brought
7	under sub	section (a) the costs of the action, including
8	reasonabl	e attorneys' fees.
9	<u>§657</u>	D-J Preservation of remedies. Nothing in section
10	<u>657D-H or</u>	657D-I shall be construed to preclude or limit any
11	remedy ot	herwise available under other law, including
12	consequen	tial and punitive damages.
13	<u>§657</u>	D-K Filing fees and court costs. A service member or
14	other per	son seeking to enforce rights pursuant to this chapter
15	shall not	be required to pay a filing fee or court costs."
16	SECI	TON 3. In codifying new sections added by sections 1 and
17	2 of this	Act, the revisor of statutes shall substitute appropriate
18	section n	umbers for the letters used in designating the new
19	sections	of this Act.



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SECTION 4. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 5. This Act shall take effect on July 1, 2051.



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Report Title: Civil Relief for State Military Forces.

Description:

Conforms Chapter 657D, Hawaii Revised Statutes, concerning civil relief for state military forces to the federal Servicemember's Civil Relief Act. Waives filing fees and court costs for a service member or other person seeking to enforce rights pursuant to Chapter 657D. (HB1526 HD2)

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