109TH CONGRESS 2D SESSION

S. 3929

To authorize military commissions to bring terrorists to justice, to strengthen and modernize terrorist surveillance capabilities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

September 22, 2006

Mr. McConnell (for himself and Mr. Frist) introduced the following bill; which was read the first time pursuant to the order of September 21, 2006, as modified on September 22, 2006

A BILL

To authorize military commissions to bring terrorists to justice, to strengthen and modernize terrorist surveillance capabilities, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 TITLE I—MILITARY
- 4 **COMMISSIONS**
- 5 SEC. 101. SHORT TITLE.
- 6 This title may be cited as the "Military Commissions
- 7 Act of 2006".
- 8 SEC. 102. FINDINGS.
- 9 Congress makes the following findings:

- 1 (1) The Constitution of the United States 2 grants to Congress the power "To define and punish 3 ... Offenses against the Law of Nations", as well as 4 the power "To declare War ... To raise and support 5 Armies ... [and] To provide and maintain a Navy".
 - (2) The military commission is the traditional tribunal for the trial of persons engaged in hostilities for violations of the law of war.
 - (3) Congress has, in the past, both authorized the use of military commission by statute and recognized the existence and authority of military commissions.
 - (4) Military commissions have been convened both by the President and by military commanders in the field to try offenses against the law of war.
 - (5) It is in the national interest for Congress to exercise its authority under the Constitution to enact legislation authorizing and regulating the use of military commissions to try and punish violations of the law of war.

21 SEC. 103. AUTHORIZATION FOR MILITARY COMMISSIONS.

22 (a) In General.—The President is authorized to es-23 tablish military commissions for the trial of alien unlawful 24 enemy combatants engaged in hostilities against the 25 United States for violations of the law of war and other

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- 1 offenses specifically made triable by military commission
- 2 as provided in chapter 47 of title 10, United States Code,
- 3 and chapter 47A of title 10, United States Code (as en-
- 4 acted by this Act).
- 5 (b) Construction.—The authority in subsection (a)
- 6 may not be construed to alter or limit the authority of
- 7 the President under the Constitution and laws of the
- 8 United States to establish military commissions for areas
- 9 declared to be under martial law or in occupied territories
- 10 should circumstances so require.
- 11 (c) Scope of Punishment Authority.—A military
- 12 commission established pursuant to subsection (a) shall
- 13 have authority to impose upon any person found guilty
- 14 under a proceeding under chapter 47A of title 10, United
- 15 States Code (as so enacted), a sentence that is appropriate
- 16 for the offense or offenses for which there is a finding
- 17 of guilt, including a sentence of death if authorized under
- 18 such chapter, imprisonment for life or a term of years,
- 19 payment of a fine or restitution, or such other lawful pun-
- 20 ishment or condition of punishment as the military com-
- 21 mission shall direct.
- 22 (d) Execution of Punishment.—The Secretary of
- 23 Defense is authorized to carry out a sentence of punish-
- 24 ment imposed by a military commission established pursu-

1	ant to subsection (a) in accordance with such procedures
2	as the Secretary may prescribe.
3	(e) Annual Report on Trials by Military Com-
4	MISSIONS.—
5	(1) Annual report required.—Not later
6	than December 31 each year, the Secretary of De-
7	fense shall submit to the Committees on Armed
8	Services of the Senate and the House of Representa-
9	tives a report on any trials conducted by military
10	commissions established pursuant to subsection (a)
11	during such year.
12	(2) FORM.—Each report under this subsection
13	shall be submitted in unclassified form, but may in-
14	clude a classified annex.
15	SEC. 104. MILITARY COMMISSIONS.
16	(a) Military Commissions.—
17	(1) In General.—Subtitle A of title 10
18	United States Code, is amended by inserting after
19	chapter 47 the following new chapter:
20	"CHAPTER 47A—MILITARY COMMISSIONS
	"SUBCHAPTER Sec. "I. General Provisions 948a. "II. Composition of Military Commissions 948h. "III. Pre-Trial Procedure 948q. "IV. Trial Procedure 949a. "V. Sentences 949s. "VI. Post-Trial Procedure and Review of Military Commissions 950a. "VII. Punitive Matters 950aa

1 "SUBCHAPTER I—GENERAL PROVISIONS

"Sec.

	"948a. Definitions. "948b. Military commissions generally. "948c. Persons subject to military commissions. "948d. Jurisdiction of military commissions.
2	"§ 948a. Definitions
3	"In this chapter:
4	"(1) ALIEN.—The term 'alien' means an indi-
5	vidual who is not a citizen of the United States.
6	"(2) Classified information.—The term
7	'classified information' means the following:
8	"(A) Any information or material that has
9	been determined by the United States Govern-
10	ment pursuant to statute, Executive order, or
11	regulation to require protection against unau-
12	thorized disclosure for reasons of national secu-
13	rity.
14	"(B) Any restricted data, as that term is
15	defined in section 11 y. of the Atomic Energy
16	Act of 1954 (42 U.S.C. 2014(y)).

18 'lawful enemy combatant' means an individual who
19 is—
20 '(A) a member of the regular forces of a
21 State party engaged in hostilities against the

"(3) LAWFUL ENEMY COMBATANT.—The term

22 United States;

1 "(B) a member of a militia, volunteer
2 corps, or organized resistance movement belong3 ing to a State party engaged in such hostilities,
4 which are under responsible command, wear a
5 fixed distinctive sign recognizable at a distance,
6 carry their arms openly, and abide by the law
7 of war; or

"(C) a member of a regular armed force who professes allegiance to a government engaged in such hostilities, but not recognized by the United States.

"(4) Unlawful enemy combatant means an inditerm 'unlawful enemy combatant' means an individual engaged in hostilities against the United States who is not a lawful enemy combatant.

16 "§ 948b. Military commissions generally

- "(a) Purpose.—This chapter establishes procedures governing the use of military commissions to try alien unlawful enemy combatants engaged in hostilities against the United States for violations of the law of war and other offenses triable by military commission.
- "(b) Construction of Provisions.—The procedures for military commissions set forth in this chapter are based upon the procedures for trial by general courtsmartial under chapter 47 of this title (the Uniform Code

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- 1 of Military Justice). Chapter 47 of this title does not, by
- 2 its terms, apply to trial by military commission except as
- 3 specifically provided therein or in this chapter, and many
- 4 of the provisions of chapter 47 of this title are by their
- 5 terms inapplicable to military commissions. The judicial
- 6 construction and application of chapter 47 of this title is
- 7 therefore not binding on military commissions established
- 8 under this chapter.
- 9 "(c) Inapplicability of Certain Provisions.—
- 10 (1) The following provisions of this title shall not apply
- 11 to trial by military commission under this chapter:
- "(A) Section 810 (article 10 of the Uniform
- 13 Code of Military Justice), relating to speedy trial,
- including any rule of courts-martial relating to
- speedy trial.
- 16 "(B) Sections 831(a), (b), and (d) (articles
- 17 31(a), (b), and (d) of the Uniform Code of Military
- Justice), relating to compulsory self-incrimination.
- 19 "(C) Section 832 (article 32 of the Uniform
- 20 Code of Military Justice), relating to pretrial inves-
- 21 tigation.
- 22 "(2) Other provisions of chapter 47 of this title shall
- 23 apply to trial by military commission under this chapter
- 24 only to the extent provided by the terms of such provisions
- 25 or by this chapter.

- 1 "(d) Status of Military Commissions Under
- 2 Common Article 3.—A military commission established
- 3 under this chapter is a regularly constituted court, afford-
- 4 ing all the necessary 'judicial guarantees which are recog-
- 5 nized as indispensable by civilized peoples' for purposes
- 6 of common Article 3 of the Geneva Conventions.
- 7 "(e) Treatment of Rulings and Precedents.—
- 8 The findings, holdings, interpretations, and other prece-
- 9 dents of military commissions under this chapter may not
- 10 be introduced or considered in any hearing, trial, or other
- 11 proceeding of a court-martial convened under chapter 47
- 12 of this title. The findings, holdings, interpretations, and
- 13 other precedents of military commissions under this chap-
- 14 ter may not form the basis of any holding, decision, or
- 15 other determination of a court-martial convened under
- 16 that chapter.
- 17 "(f) Geneva Conventions Not Establishing
- 18 Source of Rights.—No alien enemy unlawful combat-
- 19 ant subject to trial by military commission under this
- 20 chapter may invoke the Geneva Conventions as a source
- 21 of rights at his trial by military commission.

22 "§ 948c. Persons subject to military commissions

- 23 "Any alien unlawful enemy combatant engaged in
- 24 hostilities or having supported hostilities against the

- 1 United States is subject to trial by military commission
- 2 as set forth in this chapter.

3 "§ 948d. Jurisdiction of military commissions

- 4 "(a) Jurisdiction.—A military commission under
- 5 this chapter shall have jurisdiction to try any offense made
- 6 punishable by this chapter, sections 904 and 906 of this
- 7 title (articles 104 and 106 of the Uniform Code of Military
- 8 Justice), or the law of war when committed by an alien
- 9 unlawful enemy combatant before, on, or after September
- 10 11, 2001.
- 11 "(b) Lawful Enemy Combatants.—Military com-
- 12 missions under this chapter shall not have jurisdiction
- 13 over lawful enemy combatants. Lawful enemy combatants
- 14 who violate the law of war are subject to chapter 47 of
- 15 this title. Courts-martial established under that chapter
- 16 shall have jurisdiction to try a lawful enemy combatant
- 17 for any offense made punishable under this chapter.
- 18 "(c) Punishments.—A miliary commission under
- 19 this chapter may, under such limitations as the President
- 20 may prescribe, adjudge any punishment not forbidden by
- 21 this chapter, including the penalty of death when author-
- 22 ized under this chapter, chapter 47 of this title, or the
- 23 law of war.

1 "SUBCHAPTER II—COMPOSITION OF MILITARY

2 COMMISSIONS

3 "§ 948h. Who may convene military commissions

- 4 "Military commissions under this chapter may be
- 5 convened by the Secretary of Defense or by any officer
- 6 or official of the United States designated by the Secretary
- 7 for that purpose.

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

- 9 "(a) IN GENERAL.—Any commissioned officer of the
- 10 armed forces on active duty is eligible to serve on a mili-
- 11 tary commission under this chapter, including commis-
- 12 sioned officers of the reserve components of the armed
- 13 forces on active duty, commissioned officers of the Na-
- 14 tional Guard on active duty in Federal service, or retired
- 15 commissioned officers recalled to active duty.
- 16 "(b) Detail of Members.—When convening a mili-
- 17 tary commission under this chapter, the convening author-
- 18 ity shall detail as members thereof such members of the
- 19 armed forces eligible under subsection (a) who, as in the
- 20 opinion of the convening authority, are best qualified for
- 21 the duty by reason of age, education, training, experience,

[&]quot;Sec.

[&]quot;948h. Who may convene military commissions.

[&]quot;948i. Who may serve on military commissions.

[&]quot;948j. Military judge of a military commission.

[&]quot;948k. Detail of trial counsel and defense counsel.

[&]quot;948l. Detail or employment of reporters and interpreters.

[&]quot;948m. Number of members; excuse of members; absent and additional members.

- 1 length of service, and judicial temperament. No member
- 2 of an armed force is eligible to serve as a member of a
- 3 military commission when such member is the accuser or
- 4 a witness for the prosecution or has acted as an investi-
- 5 gator or counsel in the same case.
- 6 "(c) Excuse of Members.—Before a military com-
- 7 mission under this chapter is assembled for the trial of
- 8 a case, the convening authority may excuse a member
- 9 from participating in the case.

10 "§ 948j. Military judge of a military commission

- 11 "(a) Detail of Military Judge.—A military judge
- 12 shall be detailed to each military commission under this
- 13 chapter. The Secretary of Defense shall prescribe regula-
- 14 tions providing for the manner in which military judges
- 15 are so detailed to military commissions. The military judge
- 16 shall preside over each military commission to which he
- 17 has been detailed.
- 18 "(b) Eligibility.—A military judge shall be a com-
- 19 missioned officer of the armed forces who is a member
- 20 of the bar of a Federal court, or a member of the bar
- 21 of the highest court of a State, and who is certified to
- 22 be qualified for duty under section 826 of this title (article
- 23 26 of the Uniform Code of Military Justice) as a military
- 24 judge in general courts-martial by the Judge Advocate

- 1 General of the armed force of which such military judge
- 2 is a member.
- 3 "(c) Ineligibility of Certain Individuals.—No
- 4 person is eligible to act as military judge in a case of a
- 5 military commission under this chapter if he is the accuser
- 6 or a witness or has acted as investigator or a counsel in
- 7 the same case.
- 8 "(d) Consultation With Members; Ineligi-
- 9 BILITY TO VOTE.—A military judge detailed to a military
- 10 commission under this chapter may not consult with the
- 11 members except in the presence of the accused (except as
- 12 otherwise provided in section 949d of this title), trial coun-
- 13 sel, and defense counsel, nor may he vote with the mem-
- 14 bers.
- 15 "(e) OTHER DUTIES.—A commissioned officer who
- 16 is certified to be qualified for duty as a military judge of
- 17 a military commission under this chapter may perform
- 18 such other duties as are assigned to him by or with the
- 19 approval of the Judge Advocate General of the armed
- 20 force of which such officer is a member or the designee
- 21 of such Judge Advocate General.
- 22 "(f) Prohibition on Evaluation of Fitness by
- 23 Convening Authority.—The convening authority of a
- 24 military commission under this chapter shall not prepare
- 25 or review any report concerning the effectiveness, fitness,

- 1 or efficiency of a military judge detailed to the military
- 2 commission which relates to his performance of duty as
- 3 a military judge on the military commission.

4 "§ 948k. Detail of trial counsel and defense counsel

- 5 "(a) Detail of Counsel Generally.—(1) Trial
- 6 counsel and military defense counsel shall be detailed for
- 7 each military commission under this chapter.
- 8 "(2) Assistant trial counsel and assistant and asso-
- 9 ciate defense counsel may be detailed for a military com-
- 10 mission under this chapter.
- 11 "(3) Military defense counsel for a military commis-
- 12 sion under this chapter shall be detailed as soon as prac-
- 13 ticable after the swearing of charges.
- 14 "(4) The Secretary of Defense shall prescribe regula-
- 15 tions providing for the manner in which trial counsel and
- 16 military defense counsel are detailed for military commis-
- 17 sions under this chapter and for the persons who are au-
- 18 thorized to detail such counsel for such military commis-
- 19 sions.
- 20 "(b) Trial Counsel.—Subject to subsection (e),
- 21 trial counsel detailed for a military commission under this
- 22 chapter must be—
- 23 "(1) a judge advocate (as that term is defined
- in section 801 of this title (article 1 of the Uniform
- Code of Military Justice)) who is—

1	"(A) a graduate of an accredited law
2	school or is a member of the bar of a Federal
3	court or of the highest court of a State; and
4	"(B) certified as competent to perform du-
5	ties as trial counsel before general courts-mar-
6	tial by the Judge Advocate General of the
7	armed force of which he is a member; or
8	"(2) a civilian who is—
9	"(A) a member of the bar of a Federal
10	court or of the highest court of a State; and
11	"(B) otherwise qualified to practice before
12	the military commission pursuant to regulations
13	prescribed by the Secretary of Defense.
14	"(c) Military Defense Counsel.—Subject to sub-
15	section (e), military defense counsel detailed for a military
16	commission under this chapter must be a judge advocate
17	(as so defined) who is—
18	"(1) a graduate of an accredited law school or
19	is a member of the bar of a Federal court or of the
20	highest court of a State; and
21	"(2) certified as competent to perform duties as
22	defense counsel before general courts-martial by the
23	Judge Advocate General of the armed force of which
24	he is a member.

- 1 "(d) Chief Prosecutor; Chief Defense Coun-
- 2 SEL.—(1) The Chief Prosecutor in a military commission
- 3 under this chapter shall meet the requirements set forth
- 4 in subsection (b)(1).
- 5 "(2) The Chief Defense Counsel in a military com-
- 6 mission under this chapter shall meet the requirements set
- 7 forth in subsection (c)(1).
- 8 "(e) Ineligibility of Certain Individuals.—No
- 9 person who has acted as an investigator, military judge,
- 10 or member of a military commission under this chapter
- 11 in any case may act later as trial counsel or military de-
- 12 fense counsel in the same case. No person who has acted
- 13 for the prosecution before a military commission under
- 14 this chapter may act later in the same case for the de-
- 15 fense, nor may any person who has acted for the defense
- 16 before a military commission under this chapter act later
- 17 in the same case for the prosecution.
- 18 "§ 9481. Detail or employment of reporters and inter-
- 19 preters
- 20 "(a) Court Reporters.—Under such regulations
- 21 as the Secretary of Defense may prescribe, the convening
- 22 authority of a military commission under this chapter
- 23 shall detail to or employ for the military commission quali-
- 24 fied court reporters, who shall prepare a verbatim record

- 1 of the proceedings of and testimony taken before the mili-
- 2 tary commission.
- 3 "(b) Interpreters.—Under such regulations as the
- 4 Secretary of Defense may prescribe, the convening author-
- 5 ity of a military commission under this chapter may detail
- 6 to or employ for the military commission interpreters who
- 7 shall interpret for the military commission, and, as nec-
- 8 essary, for trial counsel and defense counsel for the mili-
- 9 tary commission, and for the accused.
- 10 "(c) Transcript; Record.—The transcript of a
- 11 military commission under this chapter shall be under the
- 12 control of the convening authority of the military commis-
- 13 sion, who shall also be responsible for preparing the record
- 14 of the proceedings of the military commission.
- 15 "§ 948m. Number of members; excuse of members; ab-
- sent and additional members
- 17 "(a) Number of Members.—(1) A military com-
- 18 mission under this chapter shall, except as provided in
- 19 paragraph (2), have at least five members.
- 20 "(2) In a case in which the accused before a military
- 21 commission under this chapter may be sentenced to a pen-
- 22 alty of death, the military commission shall have the num-
- 23 ber of members prescribed by section 949m(c) of this title.
- 24 "(b) Excuse of Members.—No member of a mili-
- 25 tary commission under this chapter may be absent or ex-

- 1 cused after the military commission has been assembled
- 2 for the trial of a case unless excused—
- 3 "(1) as a result of challenge;
- 4 "(2) by the military judge for physical disability
- 5 or other good cause; or
- 6 "(3) by order of the convening authority for
- 7 good cause.
- 8 "(c) Absent and Additional Members.—When-
- 9 ever a military commission under this chapter is reduced
- 10 below the number of members required by subsection (a),
- 11 the trial may not proceed unless the convening authority
- 12 details new members sufficient to provide not less than
- 13 such number. The trial may proceed with the new mem-
- 14 bers present after the recorded evidence previously intro-
- 15 duced before the members has been read to the military
- 16 commission in the presence of the military judge, the ac-
- 17 cused (except as provided in section 949d of this title),
- 18 and counsel for both sides.

19 "SUBCHAPTER III—PRE-TRIAL PROCEDURE

20 "§ 948q. Charges and specifications

- 21 "(a) Charges and Specifications.—Charges and
- 22 specifications against an accused in a military commission
- 23 under this chapter shall be signed by a person subject to

[&]quot;Sec.

[&]quot;948q. Charges and specifications.

[&]quot;948r. Compulsory self-incrimination prohibited; statements obtained by torture or other methods of coercion.

[&]quot;948s. Service of charges.

- 1 chapter 47 of this title under oath before a commissioned
- 2 officer of the armed forces authorized to administer oaths
- 3 and shall state—
- 4 "(1) that the signer has personal knowledge of,
- or reason to believe, the matters set forth therein;
- 6 and
- 7 "(2) that they are true in fact to the best of his
- 8 knowledge and belief.
- 9 "(b) Notice to Accused.—Upon the swearing of
- 10 the charges and specifications in accordance with sub-
- 11 section (a), the accused shall be informed of the charges
- 12 and specifications against him as soon as practicable.
- 13 "§ 948r. Compulsory self-incrimination prohibited;
- statements obtained by torture or other
- 15 methods of coercion
- 16 "(a) In General.—No person shall be required to
- 17 testify against himself at a proceeding of a military com-
- 18 mission under this chapter.
- 19 "(b) STATEMENTS OBTAINED BY TORTURE.—A
- 20 statement obtained by use of torture shall not be admis-
- 21 sible in a military commission under this chapter, except
- 22 against a person accused of torture as evidence the state-
- 23 ment was made.
- 24 "(c) Statements Obtained Before Enactment
- 25 OF DETAINEE TREATMENT ACT OF 2005.—A statement

- 1 obtained before December 30, 2005 (the date of the enact-
- 2 ment of the Detainee Treatment Act of 2005), in which
- 3 the degree of coercion is disputed may be admitted only
- 4 if the military judge finds that—
- 5 "(1) the totality of the circumstances renders it
- 6 reliable and possessing sufficient probative value;
- 7 and
- 8 "(2) the interests of justice would best be
- 9 served by admission of the statement into evidence.
- 10 "(d) Statements Obtained After Enactment
- 11 OF DETAINEE TREATMENT ACT OF 2005.—A statement
- 12 obtained on or after December 30, 2005 (the date of the
- 13 enactment of the Detainee Treatment Act of 2005), in
- 14 which the degree of coercion is disputed may be admitted
- 15 only if the military judge finds that—
- 16 "(1) the totality of the circumstances renders it
- 17 reliable and possessing sufficient probative value;
- 18 "(2) the interests of justice would best be
- served by admission of the statement into evidence;
- 20 and
- 21 "(3) the interrogation methods used to obtain
- the statement do not violate the cruel, unusual, or
- inhumane treatment or punishment prohibited by
- the Fifth, Eighth, and 14th Amendments to the
- 25 United States Constitution.

1 "§ 948s. Service of charges

- 2 "The trial counsel assigned to a case before a military
- 3 commission under this chapter shall cause to be served
- 4 upon the accused and military defense counsel a copy of
- 5 the charges upon which trial is to be had in English and,
- 6 if appropriate, in another language that the accused un-
- 7 derstands, sufficiently in advance of trial to prepare a de-
- 8 fense.

9 "SUBCHAPTER IV—TRIAL PROCEDURE

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"Sec.
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10 **"§ 949a. Rules**

- 11 "(a) Procedures and Rules of Evidence.—Pre-
- 12 trial, trial, and post-trial procedures, including elements
- 13 and modes of proof, for cases triable by military commis-
- 14 sion under this chapter may be prescribed by the Secretary
- 15 of Defense. Such procedures may not be contrary to or
- 16 inconsistent with this chapter. Except as otherwise pro-
- 17 vided in this chapter or chapter 47 of this title, the proce-
- 18 dures and rules of evidence applicable in trials by general

[&]quot;949a. Rules.

[&]quot;949b. Unlawfully influencing action of military commission.

[&]quot;949c. Duties of trial counsel and defense counsel.

[&]quot;949d. Sessions.

[&]quot;949e. Continuances.

[&]quot;949f. Challenges.

[&]quot;949g. Oaths.

[&]quot;949h. Former jeopardy.

[&]quot;949i. Pleas of the accused.

[&]quot;949j. Opportunity to obtain witnesses and other evidence.

[&]quot;949k. Defense of lack of mental responsibility.

[&]quot;9491. Voting and rulings.

[&]quot;949m. Number of votes required.

[&]quot;949n. Military commission to announce action.

[&]quot;949o. Record of trial.

- 1 courts-martial of the United States shall apply in trials
- 2 by military commission under this chapter.
- 3 "(b) Exceptions.—(1) The Secretary of Defense, in
- 4 consultation with the Attorney General, may make such
- 5 exceptions in the applicability in trials by military commis-
- 6 sion under this chapter from the procedures and rules of
- 7 evidence otherwise applicable in general courts-martial as
- 8 may be required by the unique circumstances of the con-
- 9 duct of military and intelligence operations during hos-
- 10 tilities or by other practical need.
- 11 "(2) Notwithstanding any exceptions authorized by
- 12 paragraph (1), the procedures and rules of evidence in
- 13 trials by military commission under this chapter shall in-
- 14 clude, at a minimum, the following rights:
- 15 "(A) To examine and respond to all evidence
- 16 considered by the military commission on the issue
- of guilt or innocence and for sentencing.
- 18 "(B) To be present at all sessions of the mili-
- tary commission (other than those for deliberations
- or voting), except when excluded under section 949d
- of this title.
- 22 "(C) To the assistance of counsel.
- 23 "(D) To self-representation, if the accused
- 24 knowingly and competently waives the assistance of
- counsel, subject to the provisions of paragraph (4).

1	"(E) To the suppression of evidence that is not
2	reliable or probative.
3	"(F) To the suppression of evidence the pro-
4	bative value of which is substantially outweighed
5	by—
6	"(i) the danger of unfair prejudice, confu-
7	sion of the issues, or misleading the members;
8	or
9	"(ii) considerations of undue delay, waste
10	of time, or needless presentation of cumulative
11	evidence.
12	"(3) In making exceptions in the applicability in
13	trials by military commission under this chapter from the
14	procedures and rules otherwise applicable in general
15	courts-martial, the Secretary of Defense may provide the
16	following:
17	"(A) Evidence seized outside the United States
18	shall not be excluded from trial by military commis-
19	sion on the grounds that the evidence was not seized
20	pursuant to a search warrant or authorization.
21	"(B) A statement of the accused that is other-
22	wise admissible shall not be excluded from trial by
23	military commission on grounds of alleged coercion
24	or compulsory self-incrimination so long as the evi-

1	dence complies with the provisions of section 948r of
2	this title.

- "(C) Evidence shall be admitted as authentic so long as—
 - "(i) the military judge of the military commission determines that there is sufficient evidence that the evidence is what it is claimed to be; and
 - "(ii) the military judge instructs the members that they may consider any issue as to authentication or identification of evidence in determining the weight, if any, to be given to the evidence.

"(D)(i) Except as provided in clause (ii), hearsay evidence not otherwise admissible under the
rules of evidence applicable in trial by general
courts-martial may be admitted in a trial by military
commission if the proponent of the evidence makes
known to the adverse party, sufficiently in advance
to provide the adverse party with a fair opportunity
to meet the evidence, the intention of the proponent
to offer the evidence, and the particulars of the evidence (including information on the general circumstances under which the evidence was obtained).
The disclosure of evidence under this clause is sub-

- ject to the requirements and limitations applicable to
- 2 the disclosure of classified information in section
- 3 949j(b) of this title.
- 4 "(ii) Hearsay evidence not otherwise admissible
- 5 under the rules of evidence applicable in trial by
- 6 general courts-martial shall not be admitted in a
- 7 trial by military commission if the party opposing
- 8 the admission of the evidence demonstrates that the
- 9 evidence is unreliable or lacking in probative value.
- 10 "(4)(A) The accused in a military commission under
- 11 this chapter who exercises the right to self-representation
- 12 under paragraph (2)(D) shall conform his deportment and
- 13 the conduct of the defense to the rules of evidence, proce-
- 14 dure, and decorum applicable to trials by military commis-
- 15 sion.
- 16 "(B) Failure of the accused to conform to the rules
- 17 described in subparagraph (A) may result in a partial or
- 18 total revocation by the military judge of the right of self-
- 19 representation under paragraph (2)(D). In such case, the
- 20 detailed defense counsel of the accused or an appropriately
- 21 authorized civilian counsel shall perform the functions nec-
- 22 essary for the defense.
- 23 "(c) Delegation of Authority to Prescribe
- 24 Regulations.—The Secretary of Defense may delegate

1	the authority of the Secretary to prescribe regulations
2	under this chapter.
3	"§ 949b. Unlawfully influencing action of military
4	commission
5	"(a) In General.—(1) No authority convening a
6	military commission under this chapter may censure, rep-
7	rimand, or admonish the military commission, or any
8	member, military judge, or counsel thereof, with respect
9	to the findings or sentence adjudged by the military com-
10	mission, or with respect to any other exercises of its or
11	their functions in the conduct of the proceedings.
12	"(2) No person may attempt to coerce or, by any un-
13	authorized means, influence—
14	"(A) the action of a military commission under
15	this chapter, or any member thereof, in reaching the
16	findings or sentence in any case;
17	"(B) the action of any convening, approving, or
18	reviewing authority with respect to their judicial
19	acts; or
20	"(C) the exercise of professional judgment by
21	trial counsel or defense counsel.
22	"(3) The provisions of this subsection shall not apply
23	with respect to—
24	"(A) general instructional or informational
25	courses in military justice if such courses are de-

1	signed solely for the purpose of instructing members
2	of a command in the substantive and procedural as-
3	pects of military commissions; or
4	"(B) statements and instructions given in open
5	proceedings by a military judge or counsel.
6	"(b) Prohibition on Consideration of Actions
7	ON COMMISSION IN EVALUATION OF FITNESS.—In the
8	preparation of an effectiveness, fitness, or efficiency report
9	or any other report or document used in whole or in part
10	for the purpose of determining whether a commissioned
11	officer of the armed forces is qualified to be advanced in
12	grade, or in determining the assignment or transfer of any
13	such officer or whether any such officer should be retained
14	on active duty, no person may—
15	"(1) consider or evaluate the performance of
16	duty of any member of a military commission under
17	this chapter; or
18	"(2) give a less favorable rating or evaluation
19	to any commissioned officer because of the zeal with
20	which such officer, in acting as counsel, represented
21	any accused before a military commission under this
22	chapter.

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

with all applicable regulations or instructions for

- 1 counsel, including any rules of court for conduct
- 2 during the proceedings.
- 3 "(4) If the accused is represented by civilian counsel,
- 4 military counsel detailed shall act as associate counsel.
- 5 "(5) The accused is not entitled to be represented by
- 6 more than one military counsel. However, the person au-
- 7 thorized under regulations prescribed under section 948k
- 8 of this title to detail counsel, in such person's sole discre-
- 9 tion, may detail additional military counsel to represent
- 10 the accused.
- 11 "(6) Defense counsel may cross-examine each witness
- 12 for the prosecution who testifies before a military commis-
- 13 sion under this chapter.

14 **"§ 949d. Sessions**

- 15 "(a) Sessions Without Presence of Mem-
- 16 BERS.—(1) At any time after the service of charges which
- 17 have been referred for trial by military commission under
- 18 this chapter, the military judge may call the military com-
- 19 mission into session without the presence of the members
- 20 for the purpose of—
- 21 "(A) hearing and determining motions raising
- defenses or objections which are capable of deter-
- 23 mination without trial of the issues raised by a plea
- of not guilty;

- "(B) hearing and ruling upon any matter which may be ruled upon by the military judge under this chapter, whether or not the matter is appropriate for later consideration or decision by the members;
- 5 "(C) if permitted by regulations prescribed by 6 the Secretary of Defense, receiving the pleas of the 7 accused; and
- 8 "(D) performing any other procedural function 9 which may be performed by the military judge under 10 this chapter or under rules prescribed pursuant to 11 section 949a of this title and which does not require 12 the presence of the members.
- "(2) Except as provided in subsections (b), (c), and (d), any proceedings under paragraph (1) shall be conducted in the presence of the accused, defense counsel, and
- 16 trial counsel, and shall be made part of the record.
- 17 "(b) Deliberation or Vote of Members.—When
- 18 the members of a military commission under this chapter
- 19 deliberate or vote, only the members may be present.
- 20 "(c) Closure of Proceedings.—(1) The military
- 21 judge may close to the public all or part of the proceedings
- 22 of a military commission under this chapter.
- "(2) The military judge may close to the public all
- 24 or a portion of the proceedings under paragraph (1) only

1	upon making a specific finding that such closure is nec-
2	essary to—
3	"(A) protect information the disclosure of which
4	could reasonably be expected to cause damage to the
5	national security, including intelligence or law en-
6	forcement sources, methods, or activities; or
7	"(B) ensure the physical safety of individuals.
8	"(3) A finding under paragraph (2) may be based
9	upon a presentation, including a presentation ex parte or
10	in camera, by either trial counsel or defense counsel.
11	"(d) Exclusion of Accused From Certain Pro-
12	CEEDINGS.—The military judge may exclude the accused
13	from any portion of a proceeding upon a determination
14	that, after being warned by the military judge, the accused
15	persists in conduct that justifies exclusion from the court-
16	room—
17	"(1) to ensure the physical safety of individuals;
18	or
19	"(2) to prevent disruption of the proceedings by
20	the accused.
21	"(e) Protection of Classified Information.—
22	"(1) National Security Privilege.—(A)
23	Classified information shall be protected and is privi-
24	leged from disclosure if disclosure would be detri-
25	mental to the national security. This rule applies to

1	all stages of the proceedings of military commissions
2	under this chapter.
3	"(B) The privilege referred to in subparagraph
4	(A) may be claimed by the head of the executive or
5	military department or government agency con-
6	cerned based on a finding by the head of that de-
7	partment or agency that—
8	"(i) the information is properly classified;
9	and
10	"(ii) disclosure would be detrimental to the
11	national security.
12	"(C) A person who may claim the privilege re-
13	ferred to in subparagraph (A) may authorize a rep-
14	resentative, witness, or trial counsel to claim the
15	privilege and make the finding described in subpara-
16	graph (B) on behalf of such person. The authority
17	of the representative, witness, or trial counsel to do
18	so is presumed in the absence of evidence to the con-
19	trary.
20	"(2) Introduction of classified informa-
21	TION.—
22	"(A) Alternatives to disclosure.—To
23	protect classified information from disclosure,
24	the military judge, upon motion of trial counsel,
25	shall authorize, to the extent practicable—

1	"(i) the deletion of specified items of
2	classified information from documents to
3	be introduced as evidence before the mili-
4	tary commission;

- "(ii) the substitution of a portion or summary of the information for such classified documents; or
- "(iii) the substitution of a statement of relevant facts that the classified information would tend to prove.

"(B) Protection of sources, methods, or activities by which the United States acquired the evidence if the military judge finds that (i) the sources, methods, or activities by which the united States acquired the evidence if the military judge finds that (i) the sources, methods, or activities by which the United States acquired the evidence if the military judge finds that (ii) the sources, methods, or activities by which the United States acquired the evidence are classified, and (ii) the evidence is reliable. The military judge may require trial counsel to present to the military commission and the defense, to the extent practicable and consistent with national security, an unclassified summary of the

sources, methods, or activities by which the United States acquired the evidence.

"(C) ASSERTION OF NATIONAL SECURITY
PRIVILEGE AT TRIAL.—During the examination
of any witness, trial counsel may object to any
question, line of inquiry, or motion to admit evidence that would require the disclosure of classified information. Following such an objection,
the military judge shall take suitable action to
safeguard such classified information. Such action may include the review of trial counsel's
claim of privilege by the military judge in camera and on an ex parte basis, and the delay of
proceedings to permit trial counsel to consult
with the department or agency concerned as to
whether the national security privilege should
be asserted.

- "(3) Consideration of privilege and re-Lated materials.—A claim of privilege under this subsection, and any materials submitted in support thereof, shall, upon request of the Government, be considered by the military judge in camera and shall not be disclosed to the accused.
- "(4) Additional regulations.—The Secretary of Defense may prescribe additional regula-

- 1 tions, consistent with this subsection, for the use
- and protection of classified information during pro-
- 3 ceedings of military commissions under this chapter.
- 4 A report on any regulations so prescribed, or modi-
- 5 fied, shall be submitted to the Committees on Armed
- 6 Services of the Senate and the House of Representa-
- 7 tives not later than 60 days before the date on which
- 8 such regulations or modifications, as the case may
- 9 be, go into effect.

10 "§ 949e. Continuances

- 11 "The military judge in a military commission under
- 12 this chapter may, for reasonable cause, grant a continu-
- 13 ance to any party for such time, and as often, as may
- 14 appear to be just.

15 **"§ 949f. Challenges**

- 16 "(a) Challenges Authorized.—The military
- 17 judge and members of a military commission under this
- 18 chapter may be challenged by the accused or trial counsel
- 19 for cause stated to the military commission. The military
- 20 judge shall determine the relevance and validity of chal-
- 21 lenges for cause, and may not receive a challenge to more
- 22 than one person at a time. Challenges by trial counsel
- 23 shall ordinarily be presented and decided before those by
- 24 the accused are offered.

- 1 "(b) PEREMPTORY CHALLENGES.—The accused and
- 2 trial counsel are each entitled to one peremptory challenge,
- 3 but the military judge may not be challenged except for
- 4 cause.
- 5 "(c) Challenges Against Additional Mem-
- 6 BERS.—Whenever additional members are detailed to a
- 7 military commission under this chapter, and after any
- 8 challenges for cause against such additional members are
- 9 presented and decided, the accused and trial counsel are
- 10 each entitled to one peremptory challenge against mem-
- 11 bers not previously subject to peremptory challenge.

12 **"§ 949g. Oaths**

- 13 "(a) In General.—(1) Before performing their re-
- 14 spective duties in a military commission under this chap-
- 15 ter, military judges, members, trial counsel, defense coun-
- 16 sel, reporters, and interpreters shall take an oath to per-
- 17 form their duties faithfully.
- 18 "(2) The form of the oath required by paragraph (1),
- 19 the time and place of the taking thereof, the manner of
- 20 recording thereof, and whether the oath shall be taken for
- 21 all cases in which duties are to be performed or for a par-
- 22 ticular case, shall be as provided in regulations prescribed
- 23 by the Secretary of Defense. The regulations may provide
- 24 that—

- 1 "(A) an oath to perform faithfully duties as a
- 2 military judge, trial counsel, or defense counsel may
- 3 be taken at any time by any judge advocate or other
- 4 person certified to be qualified or competent for the
- 5 duty; and
- 6 "(B) if such an oath is taken, such oath need
- 7 not again be taken at the time the judge advocate
- 8 or other person is detailed to that duty.
- 9 "(b) Witnesses.—Each witness before a military
- 10 commission under this chapter shall be examined on oath.
- 11 "(c) OATH DEFINED.—In this section, the term
- 12 'oath' includes an affirmation.

13 "§ 949h. Former jeopardy

- 14 "(a) IN GENERAL.—No person may, without his con-
- 15 sent, be tried by a military commission under this chapter
- 16 a second time for the same offense.
- 17 "(b) Scope of Trial.—No proceeding in which the
- 18 accused has been found guilty by military commission
- 19 under this chapter upon any charge or specification is a
- 20 trial in the sense of this section until the finding of guilty
- 21 has become final after review of the case has been fully
- 22 completed.

23 "§ 949i. Pleas of the accused

- 24 "(a) Plea of Not Guilty.—If an accused in a mili-
- 25 tary commission under this chapter after a plea of guilty

- 1 sets up matter inconsistent with the plea, or if it appears
- 2 that the accused has entered the plea of guilty through
- 3 lack of understanding of its meaning and effect, or if the
- 4 accused fails or refuses to plead, a plea of not guilty shall
- 5 be entered in the record, and the military commission shall
- 6 proceed as though the accused had pleaded not guilty.
- 7 "(b) Finding of Guilt After Guilty Plea.—
- 8 With respect to any charge or specification to which a plea
- 9 of guilty has been made by the accused in a military com-
- 10 mission under this chapter and accepted by the military
- 11 judge, a finding of guilty of the charge or specification
- 12 may be entered immediately without a vote. The finding
- 13 shall constitute the finding of the military commission un-
- 14 less the plea of guilty is withdrawn prior to announcement
- 15 of the sentence, in which event the proceedings shall con-
- 16 tinue as though the accused had pleaded not guilty.
- 17 "§ 949j. Opportunity to obtain witnesses and other
- 18 evidence
- 19 "(a) IN GENERAL.—(1) Defense counsel in a military
- 20 commission under this chapter shall have a reasonable op-
- 21 portunity to obtain witnesses and other evidence as pro-
- 22 vided in regulations prescribed by the Secretary of De-
- 23 fense.

1	"(2) Process issued in military commissions under
2	this chapter to compel witnesses to appear and testify and
3	to compel the production of other evidence—
4	"(A) shall be similar to that which courts of the
5	United States having criminal jurisdiction may law-
6	fully issue; and
7	"(B) shall run to any place where the United
8	States shall have jurisdiction thereof.
9	"(b) Protection of Classified Information.—
10	(1) With respect to the discovery obligations of trial coun-
11	sel under this section, the military judge, upon motion of
12	trial counsel, shall authorize, to the extent practicable—
13	"(A) the deletion of specified items of classified
14	information from documents to be made available to
15	the accused;
16	"(B) the substitution of a portion or summary
17	of the information for such classified documents; or
18	"(C) the substitution of a statement admitting
19	relevant facts that the classified information would
20	tend prove.
21	"(2) The military judge, upon motion of trial counsel,
22	shall authorize trial counsel, in the course of complying
23	with discovery obligations under this section, to protect
24	from disclosure the sources, methods, or activities by
25	which the United States acquired evidence if the military

- 1 judge finds that the sources, methods, or activities by
- 2 which the United States acquired such evidence are classi-
- 3 fied. The military judge may require trial counsel to pro-
- 4 vide, to the extent practicable, an unclassified summary
- 5 of the sources, methods, or activities by which the United
- 6 States acquired such evidence.
- 7 "(c) Exculpatory Evidence.—(1) As soon as
- 8 practicable, trial counsel shall disclose to the defense the
- 9 existence of any evidence known to trial counsel that rea-
- 10 sonably tends to exculpate the accused. Where exculpatory
- 11 evidence is classified, the accused shall be provided with
- 12 an adequate substitute in accordance with the procedures
- 13 under subsection (b).
- 14 "(2) In this subsection, the term 'evidence known to
- 15 trial counsel', in the case of exculpatory evidence, means
- 16 exculpatory evidence that the prosecution would be re-
- 17 quired to disclose in a trial by courts-martial under chap-
- 18 ter 47 of this title.

19 "§ 949k. Defense of lack of mental responsibility

- 20 "(a) Affirmative Defense.—It is an affirmative
- 21 defense in a trial by military commission under this chap-
- 22 ter that, at the time of the commission of the acts consti-
- 23 tuting the offense, the accused, as a result of a severe
- 24 mental disease or defect, was unable to appreciate the na-

- 1 ture and quality or the wrongfulness of the acts. Mental
- 2 disease or defect does not otherwise constitute a defense.
- 3 "(b) Burden of Proof.—The accused in a military
- 4 commission under this chapter has the burden of proving
- 5 the defense of lack of mental responsibility by clear and
- 6 convincing evidence.
- 7 "(c) Findings Following Assertion of De-
- 8 FENSE.—Whenever lack of mental responsibility of the ac-
- 9 cused with respect to an offense is properly at issue in
- 10 a military commission under this chapter, the military
- 11 judge shall instruct the members as to the defense of lack
- 12 of mental responsibility under this section and shall
- 13 charge the members to find the accused—
- 14 "(1) guilty;
- 15 \qquad "(2) not guilty; or
- 16 "(3) subject to subsection (d), not guilty by rea-
- son of lack of mental responsibility.
- 18 "(d) Majority Vote Required for Finding.—
- 19 The accused shall be found not guilty by reason of lack
- 20 of mental responsibility under subsection (c)(3) only if a
- 21 majority of the members present at the time the vote is
- 22 taken determines that the defense of lack of mental re-
- 23 sponsibility has been established.

1 "§ 949l. Voting and rulings

- 2 "(a) Vote by Secret Written Ballot.—Voting
- 3 by members of a military commission under this chapter
- 4 on the findings and on the sentence shall be by secret writ-
- 5 ten ballot.
- 6 "(b) Rulings.—(1) The military judge in a military
- 7 commission under this chapter shall rule upon all ques-
- 8 tions of law, including the admissibility of evidence and
- 9 all interlocutory questions arising during the proceedings.
- 10 "(2) Any ruling made by the military judge upon a
- 11 question of law or an interlocutory question (other than
- 12 the factual issue of mental responsibility of the accused)
- 13 is conclusive and constitutes the ruling of the military
- 14 commission. However, a military judge may change his
- 15 ruling at any time during the trial.
- 16 "(c) Instructions Prior to Vote.—Before a vote
- 17 is taken of the findings of a military commission under
- 18 this chapter, the military judge shall, in the presence of
- 19 the accused and counsel, instruct the members as to the
- 20 elements of the offense and charge the members—
- 21 "(1) that the accused must be presumed to be
- innocent until his guilt is established by legal and
- competent evidence beyond a reasonable doubt;
- 24 "(2) that in the case being considered, if there
- is a reasonable doubt as to the guilt of the accused,

- the doubt must be resolved in favor of the accused and he must be acquitted;
- 3 "(3) that, if there is reasonable doubt as to the 4 degree of guilt, the finding must be in a lower de-5 gree as to which there is no reasonable doubt; and
- 6 "(4) that the burden of proof to establish the 7 guilt of the accused beyond a reasonable doubt is 8 upon the United States.

9 "§ 949m. Number of votes required

- 10 "(a) CONVICTION.—No person may be convicted by
- 11 a military commission under this chapter of any offense,
- 12 except as provided in section 949i(b) of this title or by
- 13 concurrence of two-thirds of the members present at the
- 14 time the vote is taken.
- 15 "(b) Sentences.—(1) Except as provided in para-
- 16 graphs (2) and (3), sentences shall be determined by a
- 17 military commission by the concurrence of two-thirds of
- 18 the members present at the time the vote is taken.
- 19 "(2) No person may be sentenced to death by a mili-
- 20 tary commission, except insofar as—
- 21 "(A) the penalty of death has been expressly
- authorized under this chapter, chapter 47 of this
- 23 title, or the law of war for an offense of which the
- 24 accused has been found guilty;

- 1 "(B) trial counsel expressly sought the penalty 2 of death by filing an appropriate notice in advance
- of trial;
- 4 "(C) the accused was convicted of the offense
- 5 by the concurrence of all the members present at the
- 6 time the vote is taken; and
- 7 "(D) all members present at the time the vote
- 8 was taken concurred in the sentence of death.
- 9 "(3) No person may be sentenced to life imprison-
- 10 ment, or to confinement for more than 10 years, by a mili-
- 11 tary commission under this chapter except by the concur-
- 12 rence of three-fourths of the members present at the time
- 13 the vote is taken.
- 14 "(c) Number of Members Required for Pen-
- 15 ALTY OF DEATH.—(1) Except as provided in paragraph
- 16 (2), in a case in which the penalty of death is sought, the
- 17 number of members of the military commission under this
- 18 chapter shall be not less than 12 members.
- 19 "(2) In any case described in paragraph (1) in which
- 20 12 members are not reasonably available for a military
- 21 commission because of physical conditions or military ex-
- 22 igencies, the convening authority shall specify a lesser
- 23 number of members for the military commission (but not
- 24 fewer than 5 members), and the military commission may
- 25 be assembled, and the trial held, with not less than the

- 1 number of members so specified. In any such case, the
- 2 convening authority shall make a detailed written state-
- 3 ment, to be appended to the record, stating why a greater
- 4 number of members were not reasonably available.

5 "§ 949n. Military commission to announce action

- 6 "A military commission under this chapter shall an-
- 7 nounce its findings and sentence to the parties as soon
- 8 as determined.

9 "§ 9490. Record of trial

- 10 "(a) RECORD; AUTHENTICATION.—Each military
- 11 commission under this chapter shall keep a separate, ver-
- 12 batim, record of the proceedings in each case brought be-
- 13 fore it, and the record shall be authenticated by the signa-
- 14 ture of the military judge. If the record cannot be authen-
- 15 ticated by the military judge by reason of his death, dis-
- 16 ability, or absence, it shall be authenticated by the signa-
- 17 ture of the trial counsel or by a member if the trial counsel
- 18 is unable to authenticate it by reason of his death, dis-
- 19 ability, or absence. Where appropriate, and as provided
- 20 in regulations prescribed by the Secretary of Defense, the
- 21 record of a military commission under this chapter may
- 22 contain a classified annex.
- 23 "(b) Complete Record Required.—A complete
- 24 record of the proceedings and testimony shall be prepared
- 25 in every military commission under this chapter.

- 1 "(c) Provision of Copy to Accused.—A copy of
- 2 the record of the proceedings of the military commission
- 3 under this chapter shall be given the accused as soon as
- 4 it is authenticated. If the record contains classified infor-
- 5 mation, or a classified annex, the accused shall receive a
- 6 redacted version of the record consistent with the require-
- 7 ments of section 949d(e) of this title. Defense counsel
- 8 shall have access to the unredacted record, as provided
- 9 in regulations prescribed by the Secretary of Defense.

10 "SUBCHAPTER V—SENTENCES

11 "§ 949s. Cruel or unusual punishments prohibited

- 12 "Punishment by flogging, or by branding, marking,
- 13 or tattooing on the body, or any other cruel or unusual
- 14 punishment, may not be adjudged by a military commis-
- 15 sion under this chapter or inflicted under this chapter
- 16 upon any person subject to this chapter. The use of irons,
- 17 single or double, except for the purpose of safe custody,
- 18 is prohibited under this chapter.

19 **"§ 949t. Maximum limits**

- 20 "The punishment which a military commission under
- 21 this chapter may direct for an offense may not exceed such
- 22 limits as the President or Secretary of Defense may pre-
- 23 scribe for that offense.

[&]quot;Sec.

[&]quot;949s. Cruel or unusual punishments prohibited.

[&]quot;949t. Maximum limits.

[&]quot;949u. Execution of confinement.

1 "§ 949u. Execution of confinement

- 2 "(a) In General.—Under such regulations as the
- 3 Secretary of Defense may prescribe, a sentence of confine-
- 4 ment adjudged by a military commission under this chap-
- 5 ter may be carried into execution by confinement—
- 6 "(1) in any place of confinement under the con-
- 7 trol of any of the armed forces; or
- 8 "(2) in any penal or correctional institution
- 9 under the control of the United States or its allies,
- or which the United States may be allowed to use.
- 11 "(b) Treatment During Confinement by Other
- 12 Than the Armed Forces.—Persons confined under
- 13 subsection (a)(2) in a penal or correctional institution not
- 14 under the control of an armed force are subject to the
- 15 same discipline and treatment as persons confined or com-
- 16 mitted by the courts of the United States or of the State,
- 17 District of Columbia, or place in which the institution is
- 18 situated.

19 "SUBCHAPTER VI—POST-TRIAL PROCEDURE

20 AND REVIEW OF MILITARY COMMISSIONS

[&]quot;Sec.

[&]quot;950a. Error of law; lesser included offense.

[&]quot;950b. Review by the convening authority.

[&]quot;950c. Waiver or withdrawal of appeal.

[&]quot;950d. Appeal by the United States.

[&]quot;950e. Rehearings.

[&]quot;950f. Review by Court of Military Commission Review.

[&]quot;950g. Review by the United States Court of Appeals for the District of Columbia Circuit and the Supreme Court.

[&]quot;950h. Appellate counsel

- "950i. Execution of sentence; suspension of sentence.
- "950j. Finality of proceedings, findings, and sentences.

1 "§ 950a. Error of law; lesser included offense

- 2 "(a) Error of Law.—A finding or sentence of a
- 3 military commission under this chapter may not be held
- 4 incorrect on the ground of an error of law unless the error
- 5 materially prejudices the substantial rights of the accused.
- 6 "(b) Lesser Included Offense.—Any reviewing
- 7 authority with the power to approve or affirm a finding
- 8 of guilty by a military commission under this chapter may
- 9 approve or affirm, instead, so much of the finding as in-
- 10 cludes a lesser included offense.

11 "§ 950b. Review by the convening authority

- 12 "(a) Notice to Convening Authority of Find-
- 13 INGS AND SENTENCE.—The findings and sentence of a
- 14 military commission under this chapter shall be reported
- 15 in writing promptly to the convening authority after the
- 16 announcement of the sentence.
- 17 "(b) Submittal of Matters by Accused to Con-
- 18 VENING AUTHORITY.—(1) The accused may submit to the
- 19 convening authority matters for consideration by the con-
- 20 vening authority with respect to the findings and the sen-
- 21 tence of the military commission under this chapter.
- 22 "(2)(A) Except as provided in subparagraph (B), a
- 23 submittal under paragraph (1) shall be made in writing

- 1 within 20 days after accused has been give an authenti-
- 2 cated record of trial under section 949o(c) of this title.
- 3 "(B) If the accused shows that additional time is re-
- 4 quired for the accused to make a submittal under para-
- 5 graph (1), the convening authority may, for good cause,
- 6 extend the applicable period under subparagraph (A) for
- 7 not more than an additional 20 days.
- 8 "(3) The accused may waive his right to make a sub-
- 9 mittal to the convening authority under paragraph (1).
- 10 Such a waiver shall be made in writing, and may not be
- 11 revoked. For the purposes of subsection (c)(2), the time
- 12 within which the accused may make a submittal under this
- 13 subsection shall be deemed to have expired upon the sub-
- 14 mittal of a waiver under this paragraph to the convening
- 15 authority.
- 16 "(c) Action by Convening Authority.—(1) The
- 17 authority under this subsection to modify the findings and
- 18 sentence of a military commission under this chapter is
- 19 a matter of the sole discretion and prerogative of the con-
- 20 vening authority.
- 21 "(2) The convening authority is not required to take
- 22 action on the findings of a military commission under this
- 23 chapter. If the convening authority takes action on the
- 24 findings, the convening authority may, in his sole discre-
- 25 tion, only—

- 1 "(A) dismiss any charge or specification by set-
- 2 ting aside a finding of guilty thereto; or
- 3 "(B) change a finding of guilty to a charge to
- 4 a finding of guilty to an offense that is a lesser in-
- 5 cluded offense of the offense stated in the charge.
- 6 "(3)(A) The convening authority shall take action on
- 7 the sentence of a military commission under this chapter.
- 8 "(B) Subject to regulations prescribed by the Sec-
- 9 retary of Defense, action under this paragraph may be
- 10 taken only after consideration of any matters submitted
- 11 by the accused under subsection (b) or after the time for
- 12 submitting such matters expires, whichever is earlier.
- "(C) In taking action under this paragraph, the con-
- 14 vening authority may, in his sole discretion, approve, dis-
- 15 approve, commute, or suspend the sentence in whole or
- 16 in part. The convening authority may not increase a sen-
- 17 tence beyond that which is found by the military commis-
- 18 sion.
- 19 "(4) The convening authority shall serve on the ac-
- 20 cused or on defense counsel notice of any action taken by
- 21 the convening authority under this subsection.
- 22 "(d) Order of Revision or Rehearing.—(1) Sub-
- 23 ject to paragraphs (2) and (3), the convening authority
- 24 of a military commission under this chapter may, in his

- sole discretion, order a proceeding in revision or a rehear-2 ing. 3 "(2)(A) Except as provided in subparagraph (B), a proceeding in revision may be ordered by the convening 5 authority if— "(i) there is an apparent error or omission in 6 7 the record; or "(ii) the record shows improper or inconsistent 8 9 action by the military commission with respect to 10 the findings or sentence that can be rectified without 11 material prejudice to the substantial rights of the 12 accused. "(B) In no case may a proceeding in revision— 13 14 "(i) reconsider a finding of not guilty of a spec-15 ification or a ruling which amounts to a finding of 16 not guilty; 17 "(ii) reconsider a finding of not guilty of any 18 charge, unless there has been a finding of guilty 19 under a specification laid under that charge, which 20 sufficiently alleges a violation; or "(iii) increase the severity of the sentence un-21 22 less the sentence prescribed for the offense is man-23 datory.
- 24 "(3) A rehearing may be ordered by the convening 25 authority if the convening authority disapproves the find-

- 1 ings and sentence and states the reasons for disapproval
- 2 of the findings. If the convening authority disapproves the
- 3 finding and sentence and does not order a rehearing, the
- 4 convening authority shall dismiss the charges. A rehearing
- 5 as to the findings may not be ordered by the convening
- 6 authority when there is a lack of sufficient evidence in the
- 7 record to support the findings. A rehearing as to the sen-
- 8 tence may be ordered by the convening authority if the
- 9 convening authority disapproves the sentence.

10 "§ 950c. Waiver or withdrawal of appeal

- 11 "(a) Waiver of Right of Review.—(1) An ac-
- 12 cused may file with the convening authority a statement
- 13 expressly waiving the right of the accused to appellate re-
- 14 view by the Court of Military Commission Review under
- 15 section 950f of this title of the final decision of the mili-
- 16 tary commission under this chapter.
- 17 "(2) A waiver under paragraph (1) shall be signed
- 18 by both the accused and a defense counsel.
- 19 "(3) A waiver under paragraph (1) must be filed, if
- 20 at all, within 10 days after notice of the action is served
- 21 on the accused or on defense counsel under section
- 22 950b(c)(4) of this title. The convening authority, for good
- 23 cause, may extend the period for such filing by not more
- 24 than 30 days.

- 1 "(b) WITHDRAWAL OF APPEAL.—Except in a case in
- 2 which the sentence as approved under section 950b of this
- 3 title extends to death, the accused may withdraw an ap-
- 4 peal at any time.
- 5 "(c) Effect of Waiver or Withdrawal.—A
- 6 waiver of the right to appellate review or the withdrawal
- 7 of an appeal under this section bars review under section
- 8 950f of this title.

9 "§ 950d. Appeal by the United States

- 10 "(a) Interlocutory Appeal.—(1) Except as pro-
- 11 vided in paragraph (2), in a trial by military commission
- 12 under this chapter, the United States may take an inter-
- 13 locutory appeal to the Court of Military Commission Re-
- 14 view under section 950f of this title of any order or ruling
- 15 of the military judge that—
- 16 "(A) terminates proceedings of the military
- 17 commission with respect to a charge or specification;
- 18 "(B) excludes evidence that is substantial proof
- of a fact material in the proceeding; or
- 20 "(C) relates to a matter under subsection (c),
- (d), or (e) of section 949d of this title.
- 22 "(2) The United States may not appeal under para-
- 23 graph (1) an order or ruling that is, or amounts to, a find-
- 24 ing of not guilty by the military commission with respect
- 25 to a charge or specification.

- 1 "(b) NOTICE OF APPEAL.—The United States shall
- 2 take an appeal of an order or ruling under subsection (a)
- 3 by filing a notice of appeal with the military judge within
- 4 five days after the date of the order or ruling.
- 5 "(c) APPEAL.—An appeal under this section shall be
- 6 forwarded, by means specified in regulations prescribed
- 7 the Secretary of Defense, directly to the Court of Military
- 8 Commission Review. In ruling on an appeal under this sec-
- 9 tion, the Court may act only with respect to matters of
- 10 law.

11 "§ 950e. Rehearings

- 12 "(a) Composition of Military Commission for
- 13 Rehearing.—Each rehearing under this chapter shall
- 14 take place before a military commission under this chapter
- 15 composed of members who were not members of the mili-
- 16 tary commission which first heard the case.
- 17 "(b) Scope of Rehearing.—(1) Upon a rehear-
- 18 ing—
- 19 "(A) the accused may not be tried for any of-
- fense of which he was found not guilty by the first
- 21 military commission; and
- 22 "(B) no sentence in excess of or more than the
- original sentence may be imposed unless—

1	"(i) the sentence is based upon a finding
2	of guilty of an offense not considered upon the
3	merits in the original proceedings; or
4	"(ii) the sentence prescribed for the of-
5	fense is mandatory.
6	"(2) Upon a rehearing, if the sentence approved after
7	the first military commission was in accordance with a
8	pretrial agreement and the accused at the rehearing
9	changes his plea with respect to the charges or specifica-
10	tions upon which the pretrial agreement was based, or oth-
11	erwise does not comply with pretrial agreement, the sen-
10	tence as to those charges or specifications may include any
12	torico do to trioso orienges or specifications may morate any
13	punishment not in excess of that lawfully adjudged at the
	punishment not in excess of that lawfully adjudged at the
13 14	punishment not in excess of that lawfully adjudged at the
13 14	punishment not in excess of that lawfully adjudged at the first military commission.
13 14 15	punishment not in excess of that lawfully adjudged at the first military commission. "§ 950f. Review by Court of Military Commission Re-
13 14 15 16	punishment not in excess of that lawfully adjudged at the first military commission. "§ 950f. Review by Court of Military Commission Review
13 14 15 16	punishment not in excess of that lawfully adjudged at the first military commission. "§ 950f. Review by Court of Military Commission Review "(a) ESTABLISHMENT.—The Secretary of Defense
13 14 15 16 17	punishment not in excess of that lawfully adjudged at the first military commission. "§ 950f. Review by Court of Military Commission Review "(a) Establishment.—The Secretary of Defense shall establish a Court of Military Commission Review
13 14 15 16 17 18	punishment not in excess of that lawfully adjudged at the first military commission. "§950f. Review by Court of Military Commission Review "(a) Establishment.—The Secretary of Defense shall establish a Court of Military Commission Review which shall be composed of one or more panels, and each
13 14 15 16 17 18 19	punishment not in excess of that lawfully adjudged at the first military commission. "§ 950f. Review by Court of Military Commission Review "(a) ESTABLISHMENT.—The Secretary of Defense shall establish a Court of Military Commission Review which shall be composed of one or more panels, and each such panel shall be composed of not less than three appel-
13 14 15 16 17 18 19 20 21	punishment not in excess of that lawfully adjudged at the first military commission. "§ 950f. Review by Court of Military Commission Review "(a) Establishment.—The Secretary of Defense shall establish a Court of Military Commission Review which shall be composed of one or more panels, and each such panel shall be composed of not less than three appellate military judges. For the purpose of reviewing military

- 1 "(b) Appellate Military Judges.—The Secretary
- 2 shall assign appellate military judges to a Court of Mili-
- 3 tary Commission Review. Each appellate military judge
- 4 shall meet the qualifications for military judges prescribed
- 5 by section 948j(b) of this title or shall be a civilian with
- 6 comparable qualifications. No person may serve as an ap-
- 7 pellate military judge in any case in which that person
- 8 acted as a military judge, counsel, or reviewing official.
- 9 "(c) RIGHT OF APPEAL.—The accused may appeal
- 10 from a final decision of a military commission, and the
- 11 United States may appeal as provided in section 950d of
- 12 this title, to the Court of Military Commission Review in
- 13 accordance with procedures prescribed under regulations
- 14 of the Secretary.
- 15 "(d) Scope of Review.—In a case reviewed by the
- 16 Court of Military Commission Review under this section,
- 17 the Court may act only with respect to matters of law.
- 18 "§950g. Review by the United States Court of Ap-
- 19 peals for the District of Columbia Circuit
- 20 and the Supreme Court
- 21 "(a) Review by United States Court of Ap-
- 22 Peals for the District of Columbia Circuit.—(1)
- 23 Subject to the provisions of this subsection, the United
- 24 States Court of Appeals for the District of Columbia Cir-
- 25 cuit shall have exclusive jurisdiction to determine the final

- 1 validity of any judgment rendered by a military commis-
- 2 sion under this chapter.
- 3 "(2) The United States Court of Appeals for the Dis-
- 4 trict of Columbia Circuit may not determine the final va-
- 5 lidity of a judgment of a military commission under this
- 6 subsection until all other appeals from the judgment under
- 7 this chapter have been waived or exhausted.
- 8 "(3)(A) An accused may seek a determination by the
- 9 United States Court of Appeals for the District of Colum-
- 10 bia Circuit of the final validity of the judgment of the mili-
- 11 tary commission under this subsection only upon petition
- 12 to the Court for such determination.
- 13 "(B) A petition on a judgment under subparagraph
- 14 (A) shall be filed by the accused in the Court not later
- 15 than 20 days after the date on which—
- 16 "(i) written notice of the final decision of the
- 17 military commission is served on the accused or de-
- 18 fense counsel; or
- 19 "(ii) the accused submits, in the form pre-
- scribed by section 950c of this title, a written notice
- 21 waiving the right of the accused to review by the
- 22 Court of Military Commission Review under section
- 23 950f of this title.

- 1 "(C) The accused may not file a petition under sub-
- 2 paragraph (A) if the accused has waived the right to ap-
- 3 pellate review under section 950c(a) of this title.
- 4 "(4) The determination by the United States Court
- 5 of Appeals for the District of Columbia Circuit of the final
- 6 validity of a judgment of a military commission under this
- 7 subsection shall be governed by the provisions of section
- 8 1005(e)(3) of the Detainee Treatment Act of 2005 (42
- 9 U.S.C. 801 note).
- 10 "(b) REVIEW BY SUPREME COURT.—The Supreme
- 11 Court of the United States may review by writ of certiorari
- 12 pursuant to section 1257 of title 28 the final judgment
- 13 of the United States Court of Appeals for the District of
- 14 Columbia Circuit in a determination under subsection (a).

15 **"§ 950h. Appellate counsel**

- 16 "(a) Appointment.—The Secretary of Defense
- 17 shall, by regulation, establish procedures for the appoint-
- 18 ment of appellate counsel for the United States and for
- 19 the accused in military commissions under this chapter.
- 20 Appellate counsel shall meet the qualifications of counsel
- 21 for appearing before military commissions under this
- 22 chapter.
- 23 "(b) Representation of United States.—Appel-
- 24 late counsel may represent the United States in any ap-
- 25 peal or review proceeding under this chapter. Appellate

- 1 Government counsel may represent the United States be-
- 2 fore the United States Court of Appeals for the District
- 3 of Columbia Circuit and the Supreme Court in cases aris-
- 4 ing under this chapter when requested to do so by the
- 5 Attorney General.
- 6 "(c) Representation of Accused.—The accused
- 7 shall be represented before the United States Court of Ap-
- 8 peals for the District of Columbia Circuit or the Supreme
- 9 Court by military appellate counsel, or by civilian counsel
- 10 if retained by him.

11 "§ 950i. Execution of sentence; suspension of sentence

- 12 "(a) Execution of Sentence of Death Only
- 13 Upon Approval by the President.—If the sentence
- 14 of a military commission under this chapter extends to
- 15 death, that part of the sentence providing for death may
- 16 not be executed until approved by the President. In such
- 17 a case, the President may commute, remit, or suspend the
- 18 sentence, or any part thereof, as he sees fit.
- 19 "(b) Execution of Sentence of Death Only
- 20 Upon Final Judgment of Legality of Pro-
- 21 CEEDINGS.—(1) If the sentence of a military commission
- 22 under this chapter extends to death, the sentence may not
- 23 be executed until there is a final judgement as to the legal-
- 24 ity of the proceedings (and with respect to death, approval
- 25 under subsection (a)).

1 "(2) A judgement as to legality of proceedings is final 2 for purposes of paragraph (1) when— 3 "(A) the time for the accused to file a petition 4 for review by the United States Court of Appeals for 5 the District of Columbia Circuit has expired and the 6 accused has not filed a timely petition for such re-7 view and the case is not otherwise under review by the Court; or 8 9 "(B) review is completed in accordance with the 10 judgment of the United States Court of Appeals for 11 the District of Columbia Circuit and (A) a petition 12 for a writ of certiorari is not timely filed, (B) such 13 a petition is denied by the Supreme Court, or (C) 14 review is otherwise completed in accordance with the 15 judgment of the Supreme Court. 16 "(c) Suspension of Sentence.—The Secretary of the Defense, or the convening authority acting on the case 18 (if other than the Secretary), may suspend the execution of any sentence or part thereof in the case, except a sen-19 20 tence of death. 21 "§ 950j. Finality of proceedings, findings, and sen-22 tences 23 "(a) FINALITY.—The appellate review of records of trial provided by this chapter, and the proceedings, find-

ings, and sentences of military commissions as approved,

- 1 reviewed, or affirmed as required by this chapter, are final
- 2 and conclusive. Orders publishing the proceedings of mili-
- 3 tary commissions under this chapter are binding upon all
- 4 departments, courts, agencies, and officers of the United
- 5 States, except as otherwise provided by the President.
- 6 "(b) Provisions of Chapter Sole Basis for Re-
- 7 VIEW OF MILITARY COMMISSION PROCEDURES AND AC-
- 8 TIONS.—Except as otherwise provided in this chapter and
- 9 notwithstanding any other provision of law (including sec-
- 10 tion 2241 of title 28 or any other habeas corpus provi-
- 11 sion), no court, justice, or judge shall have jurisdiction to
- 12 hear or consider any claim or cause of action whatsoever,
- 13 including any action pending on or filed after the date of
- 14 enactment of this chapter, relating to the prosecution,
- 15 trial, or judgment of a military commission under this
- 16 chapter, including challenges to the lawfulness of proce-
- 17 dures of military commissions under this chapter.

18 "SUBCHAPTER VII—PUNITIVE MATTERS

[&]quot;Sec.

[&]quot;950aa. Definitions; construction of certain offenses; common circumstances.

[&]quot;950bb. Statement of substantive offenses.

[&]quot;950cc. Principals.

[&]quot;950dd. Accessory after the fact.

[&]quot;950ee. Conviction of lesser offenses.

[&]quot;950ff. Attempts.

[&]quot;950gg. Solicitation.

[&]quot;950hh. Murder of protected persons.

[&]quot;950ii. Attacking civilians.

[&]quot;950jj. Attacking civilian objects.

[&]quot;950kk. Attacking protected property.

[&]quot;950ll. Pillaging.

[&]quot;950mm. Denying quarter.

[&]quot;950nn. Taking hostages.

[&]quot;950oo. Employing poison or similar weapons.

- "950pp. Using protected persons as a shield.
- "950qq. Using protected property as a shield.
- "950rr. Torture.
- "950ss. Cruel or inhuman treatment.
- "950tt. Intentionally causing serious bodily injury.
- "950uu. Mutilating or maining.
- "950vv. Murder in violation of the law of war.
- "950ww. Destruction of property in violation of the law of war.
- "950xx. Using treachery or perfidy.
- "950yy. Improperly using a flag of truce.
- "950zz. Improperly using a distinctive emblem.
- "950aaa. Intentionally mistreating a dead body.
- "950bbb. Rape.
- "950ccc. Hijacking or hazarding a vessel or aircraft.
- "950ddd. Terrorism.
- "950eee. Providing material support for terrorism.
- "950fff. Wrongfully aiding the enemy.
- "950ggg. Spying.
- "950hhh. Conspiracy.
- "950iii. Contempt.
- "950jjj. Perjury and obstruction of justice.

1 "§ 950aa. Definitions; construction of certain offenses;

2 common circumstances

- 3 "(a) DEFINITIONS.—In this subchapter:
- 4 "(1) The term 'military objective' means com-
- 5 batants and those objects during an armed conflict
- 6 which, by their nature, location, purpose, or use, ef-
- fectively contribute to the war-fighting or war-sus-
- 8 taining capability of an opposing force and whose
- 9 total or partial destruction, capture, or neutraliza-
- tion would constitute a definite military advantage
- 11 to the attacker under the circumstances at the time
- of an attack.
- 13 "(2) The term 'protected person' means any
- person entitled to protection under one or more of
- the Geneva Conventions, including civilians not tak-

ing an active part in hostilities, military personnel placed out of combat by sickness, wounds, or detention, and military medical or religious personnel.

- "(3) The term 'protected property' means any property specifically protected by the law of war, including buildings dedicated to religion, education, art, science, or charitable purposes, historic monuments, hospitals, and places where the sick and wounded are collected, but only if and to the extent such property is not being used for military purposes or is not otherwise a military objective. The term includes objects properly identified by one of the distinctive emblems of the Geneva Conventions, but does not include civilian property that is a military objective.
- "(b) Construction of Certain Offenses.—The intent required for offenses under sections 950hh, 950ii, 18 950jj, 950kk, and 950ss of this title precludes their applicability with regard to collateral damage or to death, damage, or injury incident to a lawful attack.
- "(c) COMMON CIRCUMSTANCES.—An offense specified in this subchapter is triable by military commission under this chapter only if the offense is committed in the context of and associated with armed conflict.

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1 "§ 950bb. Statement of substantive offenses

- 2 "(a) Purpose.—The provisions of this subchapter
- 3 codify offenses that have traditionally been triable by mili-
- 4 tary commissions. This chapter does not establish new
- 5 crimes that did not exist before its enactment, but rather
- 6 codifies those crimes for trial by military commission.
- 7 "(b) Effect.—Because the provisions of this sub-
- 8 chapter (including provisions that incorporate definitions
- 9 in other provisions of law) are declarative of existing law,
- 10 they do not preclude trial for crimes that occurred before
- 11 the date of the enactment of this chapter.

12 **"§ 950cc. Principals**

- "Any person is punishable as a principle under this
- 14 chapter who—
- 15 "(1) commits an offense punishable by this
- chapter, or aids, abets, counsels, commands, or pro-
- 17 cures its commission;
- 18 "(2) causes an act to be done which if directly
- 19 performed by him would be punishable by this chap-
- 20 ter; or
- 21 "(3) is a superior commander who, with regard
- 22 to acts punishable under this chapter, knew, had
- reason to know, or should have known, that a subor-
- dinate was about to commit such acts or had done
- so and the superior failed to take the necessary and

- 1 reasonable measures to prevent such acts or to pun-
- 2 ish the perpetrators thereof.

3 "§ 950dd. Accessory after the fact

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

10 "§ 950ee. Conviction of lesser offenses

- "An accused may be found guilty of an offense nec-
- 12 essarily included in the offense charged or of an attempt
- 13 to commit either the offense charged or an attempt to
- 14 commit either the offense charged or an offense nec-
- 15 essarily included therein.

16 **"§ 950ff. Attempts**

- 17 "(a) IN GENERAL.—Any person subject to this chap-
- 18 ter who attempts to commit any offense punishable by this
- 19 chapter shall be punished as a military commission under
- 20 this chapter may direct.
- 21 "(b) Scope of Offense.—An act, done with spe-
- 22 cific intent to commit an offense under this chapter,
- 23 amounting to more than mere preparation and tending,
- 24 even though failing, to effect its commission, is an attempt
- 25 to commit that offense.

- 1 "(c) Effect of Consummation.—Any person sub-
- 2 ject to this chapter may be convicted of an attempt to com-
- 3 mit an offense although it appears on the trial that the
- 4 offense was consummated.

5 "§ 950gg. Solicitation

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

15 "§ 950hh. Murder of protected persons

- 16 "Any person subject to this chapter who intentionally
- 17 kills one or more protected persons shall be punished by
- 18 death or such other punishment as a military commission
- 19 under this chapter may direct.

20 "§ 950ii. Attacking civilians

- 21 "Any person subject to this chapter who intentionally
- 22 engages in an attack upon a civilian population as such,
- 23 or individual civilians not taking active part in hostilities,
- 24 shall be punished, if death results to one or more of the
- 25 victims, by death or such other punishment as a military

- 1 commission under this chapter may direct, and, if death
- 2 does not result to any of the victims, by such punishment,
- 3 other than death, as a military commission under this
- 4 chapter may direct.

5 "§ 950jj. Attacking civilian objects

- 6 "Any person subject to this chapter who intentionally
- 7 engages in an attack upon a civilian object that is not a
- 8 military objective shall be punished as a military commis-
- 9 sion under this chapter may direct.

10 "§ 950kk. Attacking protected property

- 11 "Any person subject to this chapter who intentionally
- 12 engages in an attack upon protected property shall be pun-
- 13 ished as a military commission under this chapter may
- 14 direct.

15 "§ 950ll. Pillaging

- 16 "Any person subject to this chapter who intentionally
- 17 and in the absence of military necessity appropriates or
- 18 seizes property for private or personal use, without the
- 19 consent of a person with authority to permit such appro-
- 20 priation or seizure, shall be punished as a military com-
- 21 mission under this chapter may direct.

22 "§ 950mm. Denying quarter

- 23 "Any person subject to this chapter who, with effec-
- 24 tive command or control over subordinate groups, de-
- 25 clares, orders, or otherwise indicates to those groups that

- 1 there shall be no survivors or surrender accepted, with the
- 2 intent to threaten an adversary or to conduct hostilities
- 3 such that there would be no survivors or surrender accept-
- 4 ed, shall be punished as a military commission under this
- 5 chapter may direct.

6 "§ 950nn. Taking hostages

- 7 "Any person subject to this chapter who, having
- 8 knowingly seized or detained one or more persons, threat-
- 9 ens to kill, injure, or continue to detain such person or
- 10 persons with the intent of compelling any nation, person
- 11 other than the hostage, or group of persons to act or re-
- 12 frain from acting as an explicit or implicit condition for
- 13 the safety or release of such person or persons, shall be
- 14 punished, if death results to one or more of the victims,
- 15 by death or such other punishment as a military commis-
- 16 sion under this chapter may direct, and, if death does not
- 17 result to any of the victims, by such punishment, other
- 18 than death, as a military commission under this chapter
- 19 may direct.

20 "§ 95000. Employing poison or similar weapons

- 21 "Any person subject to this chapter who inten-
- 22 tionally, as a method of warfare, employs a substance or
- 23 weapon that releases a substance that causes death or se-
- 24 rious and lasting damage to health in the ordinary course
- 25 of events, through its asphyxiating, bacteriological, or

- 1 toxic properties, shall be punished, if death results to one
- 2 or more of the victims, by death or such other punishment
- 3 as a military commission under this chapter may direct,
- 4 and, if death does not result to any of the victims, by such
- 5 punishment, other than death, as a military commission
- 6 under this chapter may direct.

7 "§ 950pp. Using protected persons as a shield

- 8 "Any person subject to this chapter who positions,
- 9 or otherwise takes advantage of, a protected person with
- 10 the intent to shield a military objective from attack. or
- 11 to shield, favor, or impede military operations, shall be
- 12 punished, if death results to one or more of the victims,
- 13 by death or such other punishment as a military commis-
- 14 sion under this chapter may direct, and, if death does not
- 15 result to any of the victims, by such punishment, other
- 16 than death, as a military commission under this chapter
- 17 may direct.

18 "§ 950qq. Using protected property as a shield

- 19 "Any person subject to this chapter who positions,
- 20 or otherwise takes advantage of the location of, protected
- 21 property with the intent to shield a military objective from
- 22 attack, or to shield, favor, or impede military operations,
- 23 shall be punished as a military commission under this
- 24 chapter may direct.

1 "§ 950rr. Torture

- 2 "(a) Offense.—Any person subject to this chapter
- 3 who commits an act specifically intended to inflict severe
- 4 physical or mental pain or suffering (other than pain or
- 5 suffering incidental to lawful sanctions) upon another per-
- 6 son within his custody or physical control for the purpose
- 7 of obtaining information or a confession, punishment, in-
- 8 timidation, coercion, or any reason based on discrimina-
- 9 tion of any kind, shall be punished, if death results to one
- 10 or more of the victims, by death or such other punishment
- 11 as a military commission under this chapter may direct,
- 12 and, if death does not result to any of the victims, by such
- 13 punishment, other than death, as a military commission
- 14 under this chapter may direct.
- 15 "(b) SEVERE MENTAL PAIN OR SUFFERING DE-
- 16 FINED.—In this section, the term 'severe mental pain or
- 17 suffering' has the meaning given that term in section
- 18 2340(2) of title 18.

19 "§ 950ss. Cruel or inhuman treatment

- 20 "(a) Offense.—Any person subject to this chapter
- 21 who commits, or conspires or attempts to commit, an act
- 22 intended to inflict severe or serious physical or mental
- 23 pain or suffering (other than pain or suffering incidental
- 24 to lawful sanctions), including serious physical abuse,
- 25 upon another within his custody or control shall be pun-
- 26 ished, if death results to the victim, by death or such other

1	punishment as a military commission under this chapter
2	may direct, and, if death does not result to the victim
3	by such punishment, other than death, as a military com-
4	mission under this chapter may direct.
5	"(b) Definitions.—In this section:
6	"(1) The term 'severe mental pain or suffering
7	has the meaning given that term in section 2340(2)
8	of title 18.
9	"(2) The term 'serious physical pain or suf-
10	fering' means bodily injury that involves—
11	"(A) a substantial risk of death;
12	"(B) extreme physical pain;
13	"(C) a burn or physical disfigurement of a
14	serious nature (other than cuts, abrasions, or
15	bruises); or
16	"(D) significant loss or impairment of the
17	function of a bodily member, organ, or mental
18	faculty.
19	"(3) The term 'serious mental pain or suf-
20	fering' has the meaning given the term 'severe men-
21	tal pain or suffering' in section 2340(2) of title 18
22	except that—
23	"(A) the term 'serious' shall replace the
24	term 'severe' where it annears, and

1	"(B) as to conduct occurring after the date
2	of the enactment of the Military Commission
3	Act of 2006, the term 'serious and non-transi-
4	tory mental harm (which need not be pro-
5	longed)' shall replace the term 'prolonged men-
6	tal harm' where it appears.
7	"§ 950tt. Intentionally causing serious bodily injury
8	"(a) Offense.—Any person subject to this chapter
9	who intentionally causes serious bodily injury to one or
10	more persons, including lawful combatants, in violation of
11	the law of war shall be punished, if death results to one
12	or more of the victims, by death or such other punishment
13	as a military commission under this chapter may direct,
14	and, if death does not result to any of the victims, by such
15	punishment, other than death, as a military commission
16	under this chapter may direct.
17	"(b) Serious Bodily Injury Defined.—In this
18	section, the term 'serious bodily injury' means bodily in-
19	jury which involves—
20	"(1) a substantial risk of death;
21	"(2) extreme physical pain;
22	"(3) protracted and obvious disfigurement; or
23	"(4) protracted loss or impairment of the func-
24	tion of a bodily member, organ, or mental faculty.

1 "§ 950uu. Mutilating or maining

- 2 "Any person subject to this chapter who intentionally
- 3 injures one or more protected persons by disfiguring the
- 4 person or persons by any mutilation of the person or per-
- 5 sons, or by permanently disabling any member, limb, or
- 6 organ of the body of the person or persons, without any
- 7 legitimate medical or dental purpose, shall be punished,
- 8 if death results to one or more of the victims, by death
- 9 or such other punishment as a military commission under
- 10 this chapter may direct, and, if death does not result to
- 11 any of the victims, by such punishment, other than death,
- 12 as a military commission under this chapter may direct.

13 "§ 950vv. Murder in violation of the law of war

- 14 "Any person subject to this chapter who intentionally
- 15 kills one or more persons, including lawful combatants, in
- 16 violation of the law of war shall be punished by death or
- 17 such other punishment as a military commission under
- 18 this chapter may direct.

19 "§ 950ww. Destruction of property in violation of the

- 20 law of war
- 21 "Any person subject to this chapter who intentionally
- 22 destroys property belonging to another person in violation
- 23 of the law of war shall punished as a military commission
- 24 under this chapter may direct.

1 "§ 950xx. Using treachery or perfidy

- 2 "Any person subject to this chapter who, after invit-
- 3 ing the confidence or belief of one or more persons that
- 4 they were entitled to, or obliged to accord, protection
- 5 under the law of war, intentionally makes use of that con-
- 6 fidence or belief in killing, injuring, or capturing such per-
- 7 son or persons shall be punished, if death results to one
- 8 or more of the victims, by death or such other punishment
- 9 as a military commission under this chapter may direct,
- 10 and, if death does not result to any of the victims, by such
- 11 punishment, other than death, as a military commission
- 12 under this chapter may direct.

13 "§ 950yy. Improperly using a flag of truce

- 14 "Any person subject to this chapter who uses a flag
- 15 of truce to feign an intention to negotiate, surrender, or
- 16 otherwise suspend hostilities when there is no such inten-
- 17 tion shall be punished as a military commission under this
- 18 chapter may direct.

19 "§ 950zz. Improperly using a distinctive emblem

- 20 "Any person subject to this chapter who intentionally
- 21 uses a distinctive emblem recognized by the law of war
- 22 for combatant purposes in a manner prohibited by the law
- 23 of war shall be punished as a military commission under
- 24 this chapter may direct.

1 "§ 950aaa. Intentionally mistreating a dead body

- 2 "Any person subject to this chapter who intentionally
- 3 mistreats the body of a dead person, without justification
- 4 by legitimate military necessary, shall be punished as a
- 5 military commission under this chapter may direct.

6 "§ 950bbb. Rape

- 7 "Any person subject to this chapter who forcibly or
- 8 with coercion or threat of force wrongfully invades the
- 9 body of a person by penetrating, however slightly, the anal
- 10 or genital opening of the victim with any part of the body
- 11 of the accused, or with any foreign object, shall be pun-
- 12 ished as a military commission under this chapter may
- 13 direct.

14 "§ 950ccc. Hijacking or hazarding a vessel or aircraft

- 15 "Any person subject to this chapter who intentionally
- 16 seizes, exercises unauthorized control over, or endangers
- 17 the safe navigation of a vessel or aircraft that is not a
- 18 legitimate military objective shall be punished, if death re-
- 19 sults to one or more of the victims, by death or such other
- 20 punishment as a military commission under this chapter
- 21 may direct, and, if death does not result to any of the
- 22 victims, by such punishment, other than death, as a mili-
- 23 tary commission under this chapter may direct.

24 "§ 950ddd. Terrorism

- 25 "Any person subject to this chapter who intentionally
- 26 kills or inflicts great bodily harm on one or more protected

- 1 persons, or intentionally engages in an act that evinces
- 2 a wanton disregard for human life, in a manner calculated
- 3 to influence or affect the conduct of government or civilian
- 4 population by intimidation or coercion, or to retaliate
- 5 against government conduct, shall be punished, if death
- 6 results to one or more of the victims, by death or such
- 7 other punishment as a military commission under this
- 8 chapter may direct, and, if death does not result to any
- 9 of the victims, by such punishment, other than death, as
- 10 a military commission under this chapter may direct.

11 "§ 950eee. Providing material support for terrorism

- 12 "(a) Offense.—Any person subject to this chapter
- 13 who provides material support or resources, knowing or
- 14 intending that they are to be used in preparation for, or
- 15 in carrying out, an act of terrorism (as set forth in section
- 16 950ddd of this title), or who intentionally provides mate-
- 17 rial support or resources to an international terrorist orga-
- 18 nization engaged in hostilities against the United States,
- 19 knowing that such organization has engaged or engages
- 20 in terrorism (as so set forth), shall be punished as a mili-
- 21 tary commission under this chapter may direct.
- 22 "(b) Material Support or Resources De-
- 23 FINED.—In this section, the term 'material support or re-
- 24 sources' has the meaning given that term in section
- 25 2339A(b) of title 18.

1 "§ 950fff. Wrongfully aiding the enemy

- 2 "Any person subject to this chapter who, in breach
- 3 of an allegiance or duty to the United States, knowingly
- 4 and intentionally aids an enemy of the United States, or
- 5 one of the co-belligerents of the enemy, shall be punished
- 6 as a military commission under this chapter may direct.

7 "§ 950ggg. Spying

- 8 "Any person subject to this chapter who, in violation
- 9 of the law of war and with intent or reason to believe that
- 10 it is to be used to the injury of the United States or to
- 11 the advantage of a foreign power, collects or attempts to
- 12 collect information by clandestine means or while acting
- 13 under false pretenses, for the purpose of conveying such
- 14 information to an enemy of the United States, or one of
- 15 the co-belligerents of the enemy, shall be punished by
- 16 death or such other punishment as a military commission
- 17 under this chapter may direct.

18 "§ 950hhh. Conspiracy

- 19 "Any person subject to this chapter who conspires to
- 20 commit one or more substantive offenses triable by mili-
- 21 tary commission under this subchapter, and who know-
- 22 ingly does any overt act to effect the object of the con-
- 23 spiracy, shall be punished, if death results to one or more
- 24 of the victims, by death or such other punishment as a
- 25 military commission under this chapter may direct, and,
- 26 if death does not result to any of the victims, by such pun-

1	ishment, other than death, as a military commission under
2	this chapter may direct.
3	"§ 950iii. Contempt
4	"A military commission under this chapter may pun-
5	ish for contempt any person who uses any menacing word,
6	sign, or gesture in its presence, or who disturbs its pro-
7	ceedings by any riot or disorder.
8	"§ 950jjj. Perjury and obstruction of justice
9	"A military commission under this chapter may try
10	offenses and impose such punishment as the military com-
11	mission may direct for perjury, false testimony, or ob-
12	struction of justice related to the military commission.".
13	(2) Tables of Chapters amendments.—The
14	tables of chapters at the beginning of subtitle A and
15	part II of subtitle A of title 10, United States Code,
16	are each amended by inserting after the item relat-
17	ing to chapter 47 the following new item:
	"Chapter 47A. Military Commissions
18	(b) Submittal of Procedures to Congress.—
19	(1) Submittal of Procedures.—Not later
20	than 90 days after the date of the enactment of this
21	Act, the Secretary of Defense shall submit to the
22	Committees on Armed Services of the Senate and
23	the House of Representatives a report setting forth

the procedures for military commissions prescribed

- under chapter 47A of title 10, United States Code
 (as added by subsection (a)).
- 4 than 60 days before the date on which any proposed

(2) Submittal of modifications.—Not later

- 5 modification of the procedures described in para-
- 6 graph (1) shall go into effect, the Secretary shall
- 7 submit to the committees of Congress referred to in
- 8 that paragraph a report describing such modifica-
- 9 tion.

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10 SEC. 105. AMENDMENTS TO OTHER LAWS.

- 11 (a) Detainee Treatment Act of 2005.—Section
- 12 1004(b) of the Detainee Treatment Act of 2005 (title X
- 13 of Public Law 109–148; 119 Stat. 2740; 42 U.S.C.
- 14 200dd-1(b)) is amended—
- 15 (1) by striking "may provide" and inserting
- 16 "shall provide";
- 17 (2) by inserting "or investigation" after "crimi-
- nal prosecution"; and
- 19 (3) by inserting "whether before United States
- 20 courts or agencies, foreign courts or agencies, or
- 21 international courts or agencies," after "described in
- that subsection,".
- 23 (b) Uniform Code of Military Justice.—Chap-
- 24 ter 47 of title, 10, United States Code (the Uniform Code
- 25 of Military Justice), is amended as follows:

1	(1) Section 802 (article 2 of the Uniform Code
2	of Military Justice) is amended by adding at the end
3	the following new paragraph:
4	"(13) Lawful enemy combatants (as that term
5	is defined in section 948a(3) of this title) who vio-
6	late the law of war.".
7	(2) Section 821 (article 21 of the Uniform Code
8	of Military Justice) is amended by striking "by stat-
9	ute or law of war".
10	(3) Section 836(a) (article 36(a) of the Uniform
11	Code of Military Justice) is amended by inserting
12	"(other than military commissions under chapter
13	47A of this title)" after "other military tribunals".
14	(c) Punitive Article of Conspiracy.—Section
15	881 of title 10, United States Code (article 81 of the Uni-
16	form Code of Military Justice)), is amended—
17	(1) by inserting "(a)" before "Any person"; and
18	(2) by adding at the end the following new sub-
19	section:
20	"(b) Any person subject to this chapter or chapter
21	47A of this title who conspires with any other person to
22	commit an offense under the law of war, and who know-
23	ingly does an overt act to effect the object of the con-
24	spiracy, shall be punished, if death results to one or more
25	of the victims, by death or such other punishment as a

1	court-martial or military commission may direct, and, if
2	death does not result to any of the victims, by such pun-
3	ishment, other than death, as a court-martial or military
4	commission may direct.".
5	(d) Review of Judgments of Military Commis-
6	SIONS.—
7	(1) Review by supreme court.—Section
8	1259 of title 28, United States Code, is amended by
9	adding at the end the following new paragraph:
10	"(5) Cases tried by military commission and re-
11	viewed by the United States Court of Appeals for
12	the District of Columbia Circuit under section 950g
13	of title 10.".
14	(2) Detainee treatment act of 2005.—Sec-
15	tion 1005(e)(3) of the Detainee Treatment Act of
16	2005 (title X of Public Law 109–148; 119 Stat.
17	2740; 10 U.S.C. 801 note) is amended—
18	(A) in subparagraph (A), by striking
19	"pursuant to Military Commission Order
20	No. 1. dated August 31, 2005 (or any suc-
21	cessor military order)" and inserting "by a
22	military commission under chapter 47A of
23	title 10 United States Code":

1	(B) by striking subparagraph (B) and
2	inserting the following new subparagraph
3	(B):
4	"(B) Grant of Review.—Review under
5	this paragraph shall be as of right.";
6	(C) in subparagraph (C)—
7	(i) in clause (i)—
8	(I) by striking "pursuant to
9	the military order" and inserting
10	"by a military commission"; and
11	(II) by striking "at Guanta-
12	namo Bay, Cuba''; and
13	(ii) in clause (ii), by striking
14	"pursuant to such military order" and
15	inserting "by the military commis-
16	sion"; and
17	(D) in subparagraph (D)(i), by strik-
18	ing "specified in the military order" and
19	inserting "specified for a military commis-
20	sion".
21	SEC. 106. HABEAS CORPUS MATTERS.
22	(a) In General.—Section 2241 of title 28, United
23	States Code, is amended—
24	(1) by striking subsection (e) (as added by sec-
25	tion 1005(e)(1) of Public Law 109–148 (119 Stat.

1 2742)) and by striking subsection (e) (as added by 2 added by section 1405(e)(1) of Public Law 109–163 3 (119 Stat. 3477)); and 4 (2) by adding at the end the following new sub-5 section: 6 "(e)(1) No court, justice, or judge shall have jurisdic-7 tion to hear or consider an application for a writ of habeas 8 corpus filed by or on behalf of an alien detained by the United States who— "(A) is currently in United States custody; and 10 11 "(B) has been determined by the United States 12 to have been properly detained as an enemy combat-13 ant or is awaiting such determination. 14 "(2) Except as provided in paragraphs (2) and (3) 15 of section 1005(e) of the Detainee Treatment Act of 2005 16 (10 U.S.C. 801 note), no court, justice, or judge shall have 17 jurisdiction to hear or consider any other action against 18 the United States or its agents relating to any aspect of 19 the detention, transfer, treatment, trial, or conditions of 20 confinement of an alien detained by the United States 21 who-22 "(A) is currently in United States custody; and 23 "(B) has been determined by the United States 24 to have been properly detained as an enemy combat-25 ant or is awaiting such determination.".

1	(b) Effective Date.—The amendments made by
2	subsection (a) shall take effect on the date of the enact
3	ment of this Act, and shall apply to all cases, without ex-
4	ception, pending on or after the date of the enactment or
5	this Act which relate to any aspect of the detention, trans-
6	fer, treatment, trial, or conditions of detention of an alier
7	detained by the United States since September 11, 2001
8	SEC. 107. TREATY OBLIGATIONS NOT ESTABLISHING
9	GROUNDS FOR CERTAIN CLAIMS.
10	(a) In General.—No person may invoke the Geneva
11	Conventions, or any protocols thereto, in any habeas or
12	civil action or proceeding to which the United States, or
13	a current or former officer, employee, member of the
14	Armed Forces, or other agent of the United States, is a
15	party, as a source of rights in any court of the United
16	States or its States or territories.
17	(b) GENEVA CONVENTIONS DEFINED.—In this sec-
18	tion, the term "Geneva Conventions" means—
19	(1) the Convention for the Amelioration of the
20	Condition of the Wounded and Sick in Armed
21	Forces in the Field, done at Geneva August 12
22	1949 (6 UST 3217);
23	(2) the Convention for the Amelioration of the

Condition of the Wounded, Sick, and Shipwrecked

- Members of the Armed Forces at Sea, done at Geneva August 12, 1949 (6 UST 3217);
- 3 (3) the Convention Relative to the Treatment of 4 Prisoners of War, done at Geneva August 12, 1949 5 (6 UST 3316); and
- (4) the Convention Relative to the Protection of
 Civilian Persons in Time of War, done at Geneva
 August 12, 1949 (6 UST 3516).

9 SEC. 108. IMPLEMENTATION OF TREATY OBLIGATIONS.

- 10 (a) Implementation of Treaty Obligations.—
- 11 (1) IN GENERAL.—The acts enumerated in sub12 section (d) of section 2441 of title 18, United States
 13 Code, as added by subsection (b) of this section, and
 14 in subsection (c) of this section, constitute violations
 15 of common Article 3 of the Geneva Conventions pro16 hibited by United States law.
 - (2) Prohibition on Grave Breaches.—The provisions of section 2441 of title 18, United States Code, as amended by this section, fully satisfy the obligation under Article 129 of the Third Geneva Convention for the United States to provide effective penal sanctions for grave breaches which are encompassed in common Article 3 in the context of an armed conflict not of an international character. No foreign or international source of law shall supply a

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- basis for a rule of decision in the courts of the
 United States in interpreting the prohibitions enumerated in subsection (d) of such section 2441.
 - (3) Interpretation by the President.—(A) As provided by the Constitution and by this section, the President has the authority for the United States to interpret the meaning and application of the Geneva Conventions and to promulgate higher standards and administrative regulations for violations of treaty obligations which are not grave breaches of the Geneva Conventions.
 - (B) The President shall issue interpretations described by subparagraph (A) by Executive Order published in the Federal Register.
 - (C) Any Executive Order published under this paragraph shall be authoritative (as to non-grave breach provisions of common Article 3) as a matter of United States law, in the same manner as other administrative regulations.
 - (D) Nothing in this section shall be construed to affect the constitutional functions and responsibilities of Congress and the judicial branch of the United States.
- 24 (4) Definitions.—In this subsection:

1	(A) The term "Geneva Conventions"
2	means—
3	(i) the Convention for the Ameliora-
4	tion of the Condition of the Wounded and
5	Sick in Armed Forces in the Field, done at
6	Geneva August 12, 1949 (6 UST 3217);
7	(ii) the Convention for the Ameliora
8	tion of the Condition of the Wounded
9	Sick, and Shipwrecked Members of the
10	Armed Forces at Sea, done at Geneva Au-
11	gust 12, 1949 (6 UST 3217);
12	(iii) the Convention Relative to the
13	Treatment of Prisoners of War, done at
14	Geneva August 12, 1949 (6 UST 3316)
15	and
16	(iv) the Convention Relative to the
17	Protection of Civilian Persons in Time of
18	War, done at Geneva August 12, 1949 (6
19	UST 3516).
20	(B) The term "Third Geneva Convention"
21	means the international convention referred to
22	in subparagraph (A)(iii).
23	(b) REVISION TO WAR CRIMES OFFENSE UNDER
24	FEDERAL CRIMINAL CODE.—

1	(1) In General.—Section 2441 of title 18,
2	United States Code, is amended—
3	(A) in subsection (c), by striking para-
4	graph (3) and inserting the following new para-
5	graph (3):
6	"(3) which constitutes a grave breach of com-
7	mon Article 3 as defined in subsection (d) when
8	committed in the context of and in association with
9	an armed conflict not of an international character;
10	or''; and
11	(B) by adding at the end the following new
12	subsection:
13	"(d) Common Article 3 Violations.—
14	"(1) Prohibited conduct.—In subsection
15	(c)(3), the term 'grave breach of common Article 3'
16	means any conduct (such conduct constituting a
17	grave breach of common Article 3 of the inter-
18	national conventions done at Geneva August 12,
19	1949), as follows:
20	"(A) TORTURE.—The act of a person who
21	commits, or conspires or attempts to commit,
22	an act specifically intended to inflict severe
23	physical or mental pain or suffering (other than
24	pain or suffering incidental to lawful sanctions)
25	upon another person within his custody or

physical control for the purpose of obtaining information or a confession, punishment, intimidation, coercion, or any reason based on discrimination of any kind.

- "(B) CRUEL OR INHUMAN TREATMENT.—
 The act of a person who commits, or conspires or attempts to commit, an act intended to inflict severe or serious physical or mental pain or suffering (other than pain or suffering incidental to lawful sanctions), including serious physical abuse, upon another within his custody or control.
- "(C) Performing biological experiments.—The act of a person who subjects, or conspires or attempts to subject, one or more persons within his custody or physical control to biological experiments without a legitimate medical or dental purpose and in so doing endangers the body or health of such person or persons.
- "(D) MURDER.—The act of a person who intentionally kills, or conspires or attempts to kill, or kills whether intentionally or unintentionally in the course of committing any other offense under this subsection, one or more per-

sons taking no active part in the hostilities, including those placed out of combat by sickness, wounds, detention, or any other cause.

- "(E) MUTILATION OR MAIMING.—The act of a person who intentionally injures, or conspires or attempts to injure, or injures whether intentionally or unintentionally in the course of committing any other offense under this subsection, one or more persons taking no active part in the hostilities, including those placed out of combat by sickness, wounds, detention, or any other cause, by disfiguring the person or persons by any mutilation thereof or by permanently disabling any member, limb, or organ of his body, without any legitimate medical or dental purpose.
- "(F) Intentionally causing serious Bodily injury.—The act of a person who intentionally causes, or conspires or attempts to cause, serious bodily injury to one or more persons, including lawful combatants, in violation of the law of war.
- "(G) RAPE.—The act of a person who forcibly or with coercion or threat of force wrongfully invades, or conspires or attempts to

- invade, the body of a person by penetrating,
 however slightly, the anal or genital opening of
 the victim with any part of the body of the accused, or with any foreign object.
 - "(H) SEXUAL ASSAULT OR ABUSE.—The act of a person who forcibly or with coercion or threat of force engages, or conspires or attempts to engage, in sexual contact with one or more persons, or causes, or conspires or attempts to cause, one or more persons to engage in sexual contact.
 - "(I) Taking Hostages.—The act of a person who, having knowingly seized or detained one or more persons, threatens to kill, injure, or continue to detain such person or persons with the intent of compelling any nation, person other than the hostage, or group of persons to act or refrain from acting as an explicit or implicit condition for the safety or release of such person or persons.
 - "(2) DEFINITIONS.—In the case of an offense under subsection (a) by reason of subsection (c)(3)—
- 24 "(A) the term 'severe mental pain or suf-25 fering' shall be applied for purposes of para-

1	graphs (1)(A) and (1)(B) in accordance with
2	the meaning given that term in section 2340(2)
3	of this title;
4	"(B) the term 'serious bodily injury' shall
5	be applied for purposes of paragraph (1)(F) in
6	accordance with the meaning given that term in
7	section 113(b)(2) of this title;
8	"(C) the term 'sexual contact' shall be ap-
9	plied for purposes of paragraph (1)(G) in ac-
10	cordance with the meaning given that term in
11	section 2246(3) of this title;
12	"(D) the term 'serious physical pain or
13	suffering' shall be applied for purposes of para-
14	graph (1)(B) as meaning bodily injury that in-
15	volves—
16	"(i) a substantial risk of death;
17	"(ii) extreme physical pain;
18	"(iii) a burn or physical disfigurement
19	of a serious nature (other than cuts, abra-
20	sions, or bruises); or
21	"(iv) significant loss or impairment of
22	the function of a bodily member, organ, or
23	mental faculty; and
24	"(E) the term 'serious mental pain or suf-
25	fering' shall be applied for purposes of para-

1	graph (1)(B) in accordance with the meaning
2	given the term 'severe mental pain or suffering'
3	(as defined in section 2340(2) of this title), ex-
4	cept that—
5	"(i) the term 'serious' shall replace
6	the term 'severe' where it appears; and
7	"(ii) as to conduct occurring after the
8	date of the enactment of the Military Com-
9	mission Act of 2006, the term 'serious and
10	non-transitory mental harm (which need
11	not be prolonged)' shall replace the term
12	'prolonged mental harm' where it appears.
13	"(3) Inapplicability of certain provisions
14	WITH RESPECT TO COLLATERAL DAMAGE OR INCI-
15	DENT OF LAWFUL ATTACK.—The intent specified for
16	the conduct stated in subparagraphs (D), (E), and
17	(F) or paragraph (1) precludes the applicability of
18	those subparagraphs to an offense under subsection
19	(a) by reasons of subsection (c)(3) with respect to—
20	"(A) collateral damage; or
21	"(B) death, damage, or injury incident to
22	a lawful attack.
23	"(4) Inapplicability of taking hostages
24	TO PRISONER EXCHANGE.—Paragraph (1)(I) does
25	not apply to an offense under subsection (a) by rea-

- son of subsection (c)(3) in the case of a prisoner exchange during wartime.".
- (2)3 RETROACTIVE APPLICABILITY.—The 4 amendments made by this subsection, except as 5 specified in subsection (d)(2)(E) of section 2441 of 6 title 18, United States Code, shall take effect as of 7 November 26, 1997, as if enacted immediately after 8 the amendments made by section 583 of Public Law 9 105–118 (as amended by section 4002(e)(7) of Pub-10 lic Law 107–273).
- (c) Additional Prohibition on Cruel, Inhuman,
 or Degrading Treatment or Punishment.—
- 13 (1) IN GENERAL.—No individual in the custody
 14 or under the physical control of the United States
 15 Government, regardless of nationality or physical lo16 cation, shall be subject to cruel, inhuman, or degrad17 ing treatment or punishment.
 - (2) CRUEL, INHUMAN, OR DEGRADING TREATMENT OR PUNISHMENT DEFINED.—In this subsection, the term "cruel, inhuman, or degrading
 treatment or punishment" means cruel, unusual,
 and inhumane treatment or punishment prohibited
 by the Fifth, Eighth, and Fourteenth Amendments
 to the Constitution of the United States, as defined
 in the United States Reservations, Declarations and

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- 1 Understandings to the United Nations Convention
- 2 Against Torture and Other Forms of Cruel, Inhu-
- man or Degrading Treatment or Punishment done
- 4 at New York, December 10, 1984.
- 5 (3) COMPLIANCE.—The President shall take ap-
- 6 propriate action to ensure compliance with this sub-
- 7 section, including through the establishment of ad-
- 8 ministrative rules and procedures.

9 SEC. 109. DETENTION COVERED BY REVIEW OF DECISIONS

- 10 OF COMBATANT STATUS REVIEW TRIBUNALS
- 11 **OF PROPRIETY OF DETENTION.**
- Section 1005(e)(2)(B)(i) of the Detainee Treatment
- 13 Act of 2005 (title X of Public Law 109–148; 119 Stat.
- 14 2742; 10 U.S.C. 801 note) is amended by striking "the
- 15 Department of Defense at Guantanamo Bay, Cuba" and
- 16 inserting "the United States".

17 SEC. 110. SEVERABILITY.

- 18 If any provision of this Act or amendment made by
- 19 a provision of this Act, or the application of such provision
- 20 or amendment to any person or circumstance, is held to
- 21 be unconstitutional, the remainder of this Act and the
- 22 amendments made by this Act, and the application of such
- 23 provisions and amendments to any other person or cir-
- 24 cumstance, shall not be affected thereby.

TITLE II—TERRORIST SURVEILLANCE ACT

4	This title	may be	cited as	the "T	errorist	Surveillance

5 Act of 2006".

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6 SEC. 202. FINDINGS.

SEC. 201. SHORT TITLE.

- 7 Congress finds the following:
- 8 (1) After the terrorist attacks of September 11, 9 2001, President Bush authorized the National Secu-10 rity Agency to intercept communications between 11 people inside the United States, including American 12 citizens, and terrorism suspects overseas.
 - (2) One of the lessons learned from September 11, 2001, is that the enemies who seek to greatly harm and terrorize our Nation utilize technologies and techniques that defy conventional law enforcement practices.
 - (3) The President, as the constitutional officer most directly responsible for protecting the United States from attack, requires the ability and means to detect and track an enemy that can master and exploit modern technology.
- 23 (4) It is equally essential, however, that in pro-24 tecting the United States against our enemies, the 25 President does not compromise the very civil lib-

- erties that he seeks to safeguard. As Justice Hugo 1 2 Black observed, "The President's power, if any, to 3 issue [an] order must stem either from an Act of 4 Congress or from the Constitution itself." Youngs-5 town Sheet & Tube Co. v. Sawyer, 343 U.S. 579, 6 585 (1952) (opinion by Black, J.). Similarly, in 7 2004, Justice Sandra Day O'Connor explained in 8 her plurality opinion for the Supreme Court in 9 Hamdi v. Rumsfeld: "We have long since made clear 10 that a state of war is not a blank check for the President when it comes to the rights of the Na-11 12 tion's citizens." Hamdi v. Rumsfeld, 542 U.S. 507, 13 536 (2004) (citations omitted).
 - (5) When deciding issues of national security, it is in our Nation's best interest that, to the extent feasible, all 3 branches of the Federal Government should be involved. This helps guarantee that electronic surveillance programs do not infringe on the constitutional rights of Americans, while at the same time ensuring that the President has all the powers and means necessary to detect and track our enemies and protect our Nation from attack.
 - (6) As Justice Sandra Day O'Connor explained in her plurality opinion for the Supreme Court in Hamdi v. Rumsfeld, "Whatever power the United

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- States Constitution envisions for the Executive in its exchanges with other nations or with enemy organizations in times of conflict, it most assuredly envisions a role for all 3 branches when individual liberties are at stake." Hamdi v. Rumsfeld, 542 U.S. 507, 536 (2004) (citations omitted).
- (7) Similarly, Justice Jackson famously explained in his Youngstown concurrence: "When the President acts pursuant to an express or implied authorization of Congress, his authority is at its maximum, for it includes all that he possesses in his own right plus all that Congress can delegate ... When the President acts in absence of either a congressional grant or denial of authority, he can only rely upon his own independent powers, but there is a zone of twilight in which he and Congress may have concurrent authority, or in which its distribution is uncertain. Therefore, congressional inertia, indifference or quiescence may sometimes, at least as a practical matter, enable, if not invite, measures on independent presidential responsibility ... When the President takes measures incompatible with the expressed or implied will of Congress, his power is at its lowest ebb, for then he can rely only upon his own constitutional powers minus any constitutional

powers of Congress over the matter. Courts can sus
tain exclusive Presidential control in such a case
only by disabling the Congress from acting upon the
subject." Youngstown Sheet & Tube Co. v. Sawyer
343 U.S. 579, 635–38 (1952) (Jackson, J., concur
ring).
(8) Congress clearly has the authority to enac
legislation with respect to electronic surveillance pro-
grams. The Constitution provides Congress with
broad powers of oversight over national security and
foreign policy, under article I, section 8 of the Con
stitution of the United States, which confers on Con
gress numerous powers, including the powers—
(A) "To declare War, grant Letters or
Marque and Reprisal, and make Rules con
cerning Captures on Land and Water";
(B) "To raise and support Armies";
(C) "To provide and maintain a Navy";
(D) "To make Rules for the Government
and Regulation of the land and naval Forces"
(E) "To provide for calling forth the Mili
tia to execute the Laws of the Union, suppress
Insurrections and repel Invasions"; and
(F) "To provide for organizing, arming

and disciplining the Militia, and for governing

such Part of them as may be employed in the Service of the United States".

(9) While Attorney General Alberto Gonzales explained that the executive branch reviews the electronic surveillance program of the National Security Agency every 45 days to ensure that the program is not overly broad, it is the belief of Congress that approval and supervision of electronic surveillance programs should be conducted outside of the executive branch, by the article III court established under section 103 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803) and the congressional intelligence committees. It is also the belief of Congress that it is appropriate for an article III court to pass upon the constitutionality of electronic surveillance programs that may be directed at Americans.

(10) The Foreign Intelligence Surveillance Court is the proper court to approve and supervise classified electronic surveillance programs because it is adept at maintaining the secrecy with which it was charged and it possesses the requisite expertise and discretion for adjudicating sensitive issues of national security.

- 1 (11) In 1975, [then] Attorney General Edward
 2 Levi, a strong defender of executive authority, testi3 fied that in times of conflict, the President needs the
 4 power to conduct long-range electronic surveillance
 5 and that a foreign intelligence surveillance court
 6 should be empowered to issue special approval orders
 7 in these circumstances.
 - (12) Granting the Foreign Intelligence Surveillance Court the authority to review electronic surveillance programs and pass upon their constitutionality is consistent with well-established, long-standing practices.
 - (13) The Foreign Intelligence Surveillance Court already has broad authority to approve surveillance of members of international conspiracies, in addition to granting warrants for surveillance of a particular individual under sections 104, 105, and 402 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1804, 1805, and 1842).
 - (14) Prosecutors have significant flexibility in investigating domestic conspiracy cases. Courts have held that flexible warrants comply with the 4th amendment to the Constitution of the United States when they relate to complex, far-reaching, and multifaceted criminal enterprises like drug conspir-

- acies and money laundering rings. The courts recognize that applications for search warrants must be judged in a common sense and realistic fashion, and the courts permit broad warrant language where, due to the nature and circumstances of the investigation and the criminal organization, more precise descriptions are not feasible.
- (15) The Supreme Court, in the "Keith Case", United States v. United States District Court for the Eastern District of Michigan, 407 U.S. 297 (1972), recognized that the standards and procedures used to fight ordinary crime may not be applicable to cases involving national security. The Court recognized that national "security surveillance may involve different policy and practical considerations from the surveillance of ordinary crime" and that courts should be more flexible in issuing warrants in national security cases. United States v. United States District Court for the Eastern District of Michigan, 407 U.S. 297, 322 (1972).
 - (16) By authorizing the Foreign Intelligence Surveillance Court to review electronic surveillance programs, Congress enables the President to use the necessary means to guard our national security,

1	while also protecting the civil liberties and constitu-
2	tional rights that we cherish.
3	SEC. 203. DEFINITIONS.
4	The Foreign Intelligence Surveillance Act of 1978
5	(50 U.S.C. 1801 et seq.) is amended—
6	(1) by redesignating title VII as title VIII;
7	(2) by redesignating section 701 as section 801;
8	and
9	(3) by inserting after title VI the following:
10	"TITLE VII—ELECTRONIC
11	SURVEILLANCE PROGRAMS
12	"SEC. 701. DEFINITIONS.
13	"As used in this title—
14	"(1) the terms 'agent of a foreign power', 'At-
15	torney General', 'contents', 'electronic surveillance',
16	'foreign power', 'international terrorism', 'minimiza-
17	tion procedures', 'person', 'United States', and
18	'United States person' have the same meaning as in
19	section 101;
20	"(2) the term 'congressional intelligence com-
21	mittees' means the Select Committee on Intelligence
22	of the Senate and the Permanent Select Committee
23	on Intelligence of the House of Representatives;

1	"(3) the term 'electronic surveillance program'
2	means a program to engage in electronic surveil-
3	lance—
4	"(A) that has as a significant purpose the
5	gathering of foreign intelligence information or
6	protecting against international terrorism;
7	"(B) where it is not feasible to name every
8	person, address, or location to be subjected to
9	electronic surveillance;
10	"(C) where effective gathering of foreign
11	intelligence information requires the flexibility
12	to begin electronic surveillance immediately
13	after learning of suspect activity; and
14	"(D) where effective gathering of foreign
15	intelligence information requires an extended
16	period of electronic surveillance;
17	"(4) the term 'foreign intelligence information'
18	has the same meaning as in section 101(e) and in-
19	cludes information necessary to protect against
20	international terrorism;
21	"(5) the term 'Foreign Intelligence Surveillance
22	Court' means the court established under section
23	103(a); and

1	"(6) the term 'Foreign Intelligence Surveillance
2	Court of Review' means the court established under
3	section 103(b).".
4	SEC. 204. FOREIGN INTELLIGENCE SURVEILLANCE COURT
5	JURISDICTION TO REVIEW ELECTRONIC SUR-
6	VEILLANCE PROGRAMS.
7	(a) In General.—Title VII of the Foreign Intel-
8	ligence Surveillance Act of 1978, as amended by section
9	3, is amended by adding at the end the following:
10	"SEC. 702. FOREIGN INTELLIGENCE SURVEILLANCE COURT
11	JURISDICTION TO REVIEW ELECTRONIC SUR-
12	VEILLANCE PROGRAMS.
13	"(a) Authorization of Review.—
14	"(1) Initial authorization.—The Foreign
15	Intelligence Surveillance Court shall have jurisdic-
16	tion to issue an order under this title, lasting not
17	longer than 90 days, that authorizes an electronic
18	surveillance program to obtain foreign intelligence
19	information or to protect against international ter-
20	rorism.
21	"(2) Reauthorization.—The Foreign Intel-
22	ligence Surveillance Court shall have jurisdiction to
23	reauthorize an electronic surveillance program for a
24	period of time not longer than such court determines
25	to be reasonable. There shall be no limit on the

number of times the Attorney General may seek reauthorization of an electronic surveillance program.

"(3) Resubmission or appeal.—In the event that the Foreign Intelligence Surveillance Court refuses to approve an application under this subsection, the court shall state its reasons in a written opinion, which it shall submit to the Attorney General. The Attorney General or his designee may submit a new application under section 703 for the electronic surveillance program, with no limit on the number of resubmissions that may be made. Alternatively, the Attorney General may appeal the decision of the Foreign Intelligence Surveillance Court to the Foreign Intelligence Surveillance Court of Review.

"(4) CONTINUED SURVEILLANCE UNDER TITLE I.—

"(A) IN GENERAL.—If, at any time, the Attorney General determines that the known facts and circumstances relating to any target within the United States under this title satisfy the criteria for an application under section 104 for an order for electronic surveillance of the target under section 105, the Attorney General shall—

1	"(i) discontinue the surveillance of the
2	target under this title; or
3	"(ii) continue the surveillance of the
4	target under this title, subject to the re-
5	quirements of subparagraph (B).
6	"(B) CONTINUATION OF SURVEILLANCE.—
7	"(i) In General.—The Attorney
8	General may continue surveillance of a tar-
9	get under this title as specified in subpara-
10	graph (A)(ii) only if the Attorney General
11	makes an application under section 104 for
12	an order for electronic surveillance of the
13	target under section 105 as soon as the
14	Attorney General determines practicable
15	after the date on which the Attorney Gen-
16	eral makes the determination to continue
17	surveillance of the target under subpara-
18	graph (A)(ii).
19	"(ii) Period.—The period during
20	which the Attorney General may continue
21	surveillance of a target under this title
22	after the Attorney General has determined
23	that making an application is practicable
24	shall be limited to a reasonable period, as
25	determined by the Attorney General, dur-

ing which the application is prepared and the period during which the application of the Attorney General under section 104 for an order for electronic surveillance of the target under section 105 is pending under title I, including during any period in which appeal from the denial of the application is pending with the Foreign Intelligence Surveillance Court of Review or the Supreme Court under section 103(b).

"(b) Mandatory Transfer for Review.—

"(1) IN GENERAL.—In any case before any court challenging the legality of classified communications intelligence activity relating to a foreign threat, including an electronic surveillance program, or in which the legality of any such activity or program is in issue, if the Attorney General files an affidavit under oath that the case should be transferred to the Foreign Intelligence Surveillance Court of Review because further proceedings in the originating court would harm the national security of the United States, the originating court shall transfer the case of the Foreign Intelligence Surveillance for further proceedings under this subsection.

Intelligence Surveillance Court shall have jurisdiction as appropriate to determine standing and the legality of the program to the extent necessary for resolution of the underlying case. All proceedings under this paragraph shall be conducted in accordance with the procedures set forth in section 106(f). In the event the Foreign Intelligence Surveillance Court determines that, in the context of a criminal proceeding, the Constitution of the United States would require the disclosure of national security information, any such constitutionally required disclosure shall be governed by the Classified Information Procedures Act, (18 U.S.C. App.), or if applicable, section 2339B(f) of title 18, United States Code.

"(3) APPEAL, CERTIORARI, AND EFFECTS OF DECISIONS.—The decision of the Foreign Intelligence Surveillance Court made under paragraphs (1) and (2), including a decision that the disclosure of national security information is constitutionally required, shall be subject to review by the Foreign Intelligence Surveillance Court of Review under section 103(b). The Supreme Court of the United States shall have jurisdiction to review decisions of the Foreign Intelligence Surveillance Court of Re-

1	view by writ of certiorari granted upon the petition
2	of the United States. The decision by the Foreign
3	Intelligence Surveillance Court shall otherwise be
4	binding in all other courts.
5	"(4) DISMISSAL.—The Foreign Intelligence
6	Surveillance Court or a court that is an originating
7	court under paragraph (1) may dismiss a challenge
8	to the legality of an electronic surveillance program
9	for any reason provided for under law.
10	"(5) Preservation of Litigation Privi-
11	LEGES.—Nothing in this Act shall be construed to
12	abrogate, limit, or affect any litigation privileges in
13	any court.".
14	SEC. 205. APPLICATIONS FOR APPROVAL OF ELECTRONIC
15	SURVEILLANCE PROGRAMS.
16	Title VII of the Foreign Intelligence Surveillance Act
17	of 1978, as amended by section 4, is amended by adding
18	at the end the following:
19	"SEC. 703. APPLICATIONS FOR APPROVAL OF ELECTRONIC
20	SURVEILLANCE PROGRAMS.
21	"(a) In General.—Each application for approval of
22	an electronic surveillance program under this title (includ-

23 ing resubmission or application for reauthorization)

1	"(1) be made by the Attorney General or his
2	designee;
3	"(2) include a statement of the authority con-
4	ferred on the Attorney General by the President of
5	the United States;
6	"(3) include a statement setting forth the legal
7	basis for the conclusion by the Attorney General
8	that the electronic surveillance program is consistent
9	with the Constitution of the United States;
10	"(4) certify that a significant purpose of the
11	electronic surveillance program is to obtain foreign
12	intelligence information or to protect against inter-
13	national terrorism;
14	"(5) certify that the information sought cannot
15	reasonably be obtained by normal investigative tech-
16	niques
17	"(6) certify that the information sought cannot
18	reasonably be obtained through an application under
19	section 104;
20	"(7) include a statement of the means and
21	operational procedures by which the electronic sur-
22	veillance will be executed and effected;
23	"(8) include an explanation of how the elec-
24	tronic surveillance program is reasonably designed to

1	ensure that the communications that are acquired
2	are communications of or with—
3	"(A) a foreign power that engages in inter-
4	national terrorism or activities in preparation
5	therefor;
6	"(B) an agent of a foreign power that en-
7	gages in international terrorism or activities in
8	preparation therefor;
9	"(C) a person reasonably believed to have
10	communication with or be associated with a for-
11	eign power that engages in international ter-
12	rorism or activities in preparation therefor or
13	an agent of a foreign power that engages in
14	international terrorism or activities in prepara-
15	tion therefor; or
16	"(D) a foreign power that poses an immi-
17	nent threat of attack likely to cause death, seri-
18	ous injury, or substantial economic damage to
19	the United States, or an agent of a foreign
20	power thereof;
21	"(9) include a statement of the proposed mini-
22	mization procedures;
23	"(9) include a statement of the proposed mini-
24	mization procedures:

1	"(10) if the electronic surveillance program that
2	is the subject of the application was initiated prior
3	to the date the application was submitted, specify
4	the date that the program was initiated;
5	"(11) include a description of all previous appli-
6	cations that have been made under this title involv-
7	ing the electronic surveillance program in the appli-
8	cation (including the minimization procedures and
9	the means and operational procedures proposed) and
10	the decision on each previous application; and
11	"(12) include a statement of facts concerning
12	the implementation of the electronic surveillance pro-
13	gram described in the application, including, for any
14	period of operation of the program authorized not
15	less than 90 days prior to the date of submission of
16	the application—
17	"(A) the minimization procedures imple-
18	mented; and
19	"(B) the means and operational procedures
20	by which the electronic surveillance was exe-
21	cuted and effected.
22	"(b) Additional Information.—The Foreign In-
23	telligence Surveillance Court may require the Attorney
24	General to furnish such other information as may be nec-
25	essary to make a determination under section 704.".

1	SEC. 206. APPROVAL OF ELECTRONIC SURVEILLANCE PRO-
2	GRAMS.
3	Title VII of the Foreign Intelligence Surveillance Act
4	18 of 1978, as amended by section 5, is amended by add-
5	ing at the end the following:
6	"SEC. 704. APPROVAL OF ELECTRONIC SURVEILLANCE
7	PROGRAMS.
8	"(a) Necessary Findings.—Upon receipt of an ap-
9	plication under section 703, the Foreign Intelligence Sur-
10	veillance Court shall enter an ex parte order as requested,
11	or as modified, approving the electronic surveillance pro-
12	gram if it finds that—
13	"(1) the President has authorized the Attorney
14	General to make the application for electronic sur-
15	veillance for foreign intelligence information or to
16	protect against international terrorism;
17	"(2) approval of the electronic surveillance pro-
18	gram in the application is consistent with the Con-
19	stitution of the United States;
20	"(3) the electronic surveillance program is rea-
21	sonably designed to ensure that the communications
22	that are acquired are communications of or with—
23	"(A) a foreign power that engages in inter-
24	national terrorism or activities in preparation
25	therefor;

1	"(B) an agent of a foreign power that is
2	engaged in international terrorism or activities
3	in preparation therefor;
4	"(C) a person reasonably believed to have
5	communication with or be associated with a for-
6	eign power that is engaged in international ter-
7	rorism or activities in preparation therefor or
8	an agent of a foreign power that is engaged in
9	international terrorism or activities in prepara-
10	tion therefor; or
11	"(D) a foreign power that poses an immi-
12	nent threat of attack likely to cause death, seri-
13	ous injury, or substantial economic damage to
14	the United States, or an agent of a foreign
15	power thereof;
16	"(4) the proposed minimization procedures
17	meet the definition of minimization procedures
18	under section 101(h); and
19	"(5) the application contains all statements and
20	certifications required by section 703.
21	"(b) Considerations.—In considering the constitu-
22	tionality of the electronic surveillance program under sub-
23	section (a), the Foreign Intelligence Surveillance Court
24	may consider—

1	"(1) whether the electronic surveillance pro-
2	gram has been implemented in accordance with the
3	proposal by the Attorney General, by comparing—
4	"(A) the minimization procedures proposed
5	with the minimization procedures actually im-
6	plemented;
7	"(B) the nature of the information sought
8	with the nature of the information actually ob-
9	tained; and
10	"(C) the means and operational procedures
11	proposed with the means and operational proce-
12	dures actually implemented; and
13	"(2) whether foreign intelligence information
14	has been obtained through the electronic surveillance
15	program.
16	"(c) Contents of Order.—An order approving an
17	electronic surveillance program under this section shall di-
18	rect—
19	"(1) that the minimization procedures be fol-
20	lowed;
21	"(2) that, upon the request of the applicant,
22	specified communication or other common carriers,
23	landlords, custodians, or other specified persons, fur-
24	nish the applicant forthwith with all information, fa-
25	cilities, or technical assistance necessary to under-

- take the electronic surveillance program in such a
 manner as will protect its secrecy and produce a
 minimum of interference with the services that such
 carriers, landlords, custodians, or other persons are
 providing potential targets of the electronic surveil-
- 6 lance program;
- "(3) that any records concerning the electronic surveillance program or the aid furnished or retained by such carriers, landlords, custodians, or other persons are maintained under security procedures approved by the Attorney General and the Director of National Intelligence; and
- "(4) that the applicant compensate, at the prevailing rate, such carriers, landlords, custodians, or other persons for furnishing such aid.".
- 16 SEC. 207. CONGRESSIONAL OVERSIGHT.
- 17 Title VII of the Foreign Intelligence Surveillance Act
- 18 of 1978, as amended by section 6, is amended by adding
- 19 at the end the following:
- 20 "SEC. 705. CONGRESSIONAL OVERSIGHT.
- 21 "(a) IN GENERAL.—Not less often than every 180
- 22 days, the Attorney General shall submit to the congres-
- 23 sional intelligence committees a report in classified form
- 24 on the activities during the previous 180-day period under

1	any electronic surveillance program authorized under this
2	title.
3	"(b) Contents.—Each report submitted under sub-
4	section (a) shall provide, with respect to the previous 180-
5	day period, a description of—
6	"(1) the minimization procedures implemented;
7	"(2) the means and operational procedures by
8	which the electronic surveillance program was exe-
9	cuted and effected;
10	"(3) significant decisions of the Foreign Intel-
11	ligence Surveillance Court on applications made
12	under section 703;
13	"(4) the total number of applications made for
14	orders approving electronic surveillance programs
15	pursuant to this title; and
16	"(5) the total number of orders applied for that
17	have been granted, modified, or denied.
18	"(c) Rule of Construction.—Nothing in this title
19	shall be construed to limit the authority or responsibility
20	of any committee of either House of Congress to obtain
21	such information as such committee may need to carry
22	out its respective functions and duties.".

1	SEC. 208. CLARIFICATION OF THE FOREIGN INTELLIGENCE
2	SURVEILLANCE ACT OF 1978.
3	(a) Repeal.—Sections 111, 309, and 404 of the
4	Foreign Intelligence Surveillance Act of 1978 (50 U.S.C.
5	1811, 1829, and 1844) are repealed.
6	(b) Clarifying Amendments.—
7	(1) Title 18.—Section 2511(2) of title 18,
8	United States Code, is amended—
9	(A) in paragraph (e), by striking ", as de-
10	fined in section 101" and all that follows
11	through the end of the paragraph and inserting
12	the following: "under the Constitution or the
13	Foreign Intelligence Surveillance Act of 1978.";
14	and
15	(B) in paragraph (f), by striking "from
16	international or foreign communications," and
17	all that follows through the end of the para-
18	graph and inserting "that is authorized under
19	a Federal statute or the Constitution of the
20	United States.".
21	(2) FISA.—Section 109 of the Foreign Intel-
22	ligence Surveillance Act of 1978 (50 U.S.C. 1809)
23	is amended—
24	(A) in subsection (a)—
25	(i) in paragraph (1)—

1	(I) by striking "authorized by
2	statute" and inserting "authorized by
3	law''; and
4	(II) by striking "or" at the end;
5	(ii) in paragraph (2)—
6	(I) by striking "authorized by
7	statute" and inserting "authorized by
8	law''; and
9	(II) by striking the period and
10	inserting "; or"; and
11	(iii) by adding at the end the fol-
12	lowing:
13	"(3) and knowingly discloses or uses informa-
14	tion obtained under color of law by electronic sur-
15	veillance in a manner or for a purpose not author-
16	ized by law."; and
17	(B) in subsection (e)—
18	(i) by striking "\$10,000" and insert-
19	ing "\$100,000"; and
20	(ii) by striking "five years" and in-
21	serting "15 years".
22	SEC. 209. MODERNIZING AMENDMENTS TO FISA.
23	(a) Reference.—In this section, a reference to
24	"FISA" shall mean the Foreign Intelligence Surveillance
25	Act of 1978 (50 U.S.C. 1801 et seq.).

1	(b) Definitions.—Section 101 of FISA (50 U.S.C.
2	1801) is amended—
3	(1) in subsection $(b)(1)$ —
4	(A) in subparagraph (C), by striking "or"
5	after the semicolon; and
6	(B) by adding at the end the following:
7	"(D) otherwise is reasonably expected to
8	possess, control, transmit, or receive foreign in-
9	telligence information while that person is in
10	the United States, provided that the official
11	making the certification required by section
12	104(a)(6) deems such foreign intelligence infor-
13	mation to be significant; or";
14	(2) by striking subsection (f) and inserting the
15	following:
16	"(f) 'Electronic surveillance' means—
17	"(1) the installation or use of an electronic, me-
18	chanical, or other surveillance device for acquiring
19	information by intentionally directing the surveil-
20	lance at a particular known person who is reason-
21	ably believed to be in the United States under cir-
22	cumstances in which that person has a reasonable
23	expectation of privacy and a warrant would be re-
24	quired for law enforcement purposes; or

- "(2) the intentional acquisition of the contents
 of any communication under circumstances in which
 a person has a reasonable expectation of privacy and
 a warrant would be required for law enforcement
 purposes, and if both the sender and all intended recipients are reasonably believed to be located within
 the United States.";
 - (3) in subsection (h), by striking paragraph (4) and inserting the following:
 - "(4) notwithstanding paragraphs (1), (2), and (3), with respect to any electronic surveillance approved pursuant to section 102 or 704, procedures that require that no contents of any communication originated or sent by a United States person shall be disclosed, disseminated, used or retained for longer than 7 days unless a court order under section 105 is obtained or unless the Attorney General determines that the information indicates a threat of death or serious bodily harm to any person.".
- 20 (4) by striking subsection (1); and
- 21 (5) by striking subsection (n) and inserting the following:
- "(n) 'contents', when used with respect to a commu-24 nication, includes any information concerning the sub-25 stance, symbols, sounds, words, purport, or meaning of a

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communication, and does not include dialing, routing, addressing, or signaling information.". 2 3 (c) Electronic Surveillance Authorization.— Section 102 of FISA (50 U.S.C. 1802) is amended to read as follows: "ELECTRONIC SURVEILLANCE AUTHORIZATION WITHOUT 7 COURT ORDER; CERTIFICATION BY ATTORNEY GEN-8 ERAL; REPORTS TO CONGRESSIONAL COMMITTEES; 9 TRANSMITTAL UNDER SEAL; DUTIES AND COM-10 PENSATION OF COMMUNICATION COMMON CARRIER; 11 APPLICATIONS; JURISDICTION OF COURT 12 "Sec. 102. (a)(1) Notwithstanding any other law, the President through the Attorney General, may authorize electronic surveillance without a court order under this 15 title to acquire foreign intelligence information for periods of up to 1 year if the Attorney General certifies in writing under oath that the electronic surveillance is directed at— 17 18 "(A)(i) the acquisition of the contents of com-19 munications of foreign powers, as defined in para-20 graph (1), (2), or (3) of section 101(a), or a person 21 other than a United States person acting as an 22 agent of a foreign power, as defined in section 23 101(b)(1)(A) or (B); or 24 "(ii) the acquisition of technical intelligence, 25 other than the spoken communications of individ-

uals, from property or premises under the open and

- 1 exclusive control of a foreign power, as defined in
- 2 paragraph (1), (2), or (3) of section 101(a); and
- 3 "(B) the proposed minimization procedures
- 4 with respect to such surveillance meet the definition
- of minimization procedures under section 101(h);
- 6 if the Attorney General reports such minimization proce-
- 7 dures and any changes thereto to the Select Committee
- 8 on Intelligence of the Senate and the Permanent Select
- 9 Committee on Intelligence of the House of Representatives
- 10 at least 30 days prior to their effective date, unless the
- 11 Attorney General determines immediate action is required
- 12 and notifies the committees immediately of such minimiza-
- 13 tion procedures and the reason for their becoming effective
- 14 immediately.
- 15 "(2) An electronic surveillance authorized by this
- 16 subsection may be conducted only in accordance with the
- 17 Attorney General's certification and the minimization pro-
- 18 cedures. The Attorney General shall assess compliance
- 19 with such procedures and shall report such assessments
- 20 to the Select Committee on Intelligence of the Senate and
- 21 the Permanent Select Committee on Intelligence of the
- 22 House of Representatives under section 108(a). If an elec-
- 23 tronic surveillance authorized by this subsection is di-
- 24 rected at an agent of a foreign power, the Attorney Gen-
- 25 eral's report assessing compliance with the minimization

- 1 procedures shall also include a statement of the facts and
- 2 circumstances relied upon to justify the belief that the tar-
- 3 get of the electronic surveillance is an agent of a foreign
- 4 power.
- 5 "(3) The Attorney General shall immediately trans-
- 6 mit under seal to the court established under section
- 7 103(a) a copy of any certification under this subsection.
- 8 Such certification shall be maintained under security
- 9 measures established by the Chief Justice with the concur-
- 10 rence of the Attorney General, in consultation with the
- 11 Director of National Intelligence, and shall remain sealed
- 12 unless—
- "(A) an application for a court order with re-
- spect to the surveillance is made under section 104;
- 15 or
- 16 "(B) the certification is necessary to determine
- the legality of the surveillance under section 106(f).
- 18 "(b)(1) Notwithstanding any other provision of law,
- 19 the President, through the Attorney General, may author-
- 20 ize the acquisition of foreign intelligence information for
- 21 periods of up to 1 year concerning a person reasonably
- 22 believed to be outside the United States if the Attorney
- 23 General certifies in writing under oath that he has deter-
- 24 mined that—

1	"(A) the acquisition does not constitute elec-
2	tronic surveillance as defined in section 101(f);

- "(B) the acquisition involves obtaining the foreign intelligence information from or with the assistance of a wire or electronic communications service provider, custodian, or other person (including any officer, employee, agent, or other specified person thereof) who has access to wire or electronic communications, either as they are transmitted or while they are stored, or equipment that is being or may be used to transmit or store such communications;
- 12 "(C) a significant purpose of the acquisition is 13 to obtain foreign intelligence information; and
- "(D) the minimization procedures to be employed with respect to such acquisition activity meet the definition of minimization procedures under section 101(h).
- "(2) Such certification need not identify the specific facilities, places, premises, or property at which the acquisition will be directed.
- "(3) An acquisition undertaken pursuant to this subsection may be conducted only in accordance with the Attorney General's certification and the minimization procedures adopted by the Attorney General. The Attorney General shall assess compliance with such procedures and

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- 1 shall report such assessments to the Select Committee on
- 2 Intelligence of the Senate and the Permanent Select Com-
- 3 mittee on Intelligence of the House of Representatives
- 4 under section 108(a).
- 5 "(4) The Attorney General shall immediately trans-
- 6 mit under seal to the court established under section
- 7 103(a) a copy of any certification of the Attorney General
- 8 under this subsection. Such certification shall be main-
- 9 tained under security measures established by the Chief
- 10 Justice with the concurrence of the Attorney General, in
- 11 consultation with the Director of National Intelligence,
- 12 and shall remain sealed unless the certification is nec-
- 13 essary to determine the legality of the acquisition under
- 14 subsection (o).
- 15 "(c) With respect to the acquisition authorized under
- 16 this section, the Attorney General may direct a specified
- 17 person to—
- 18 "(1) furnish the government forthwith all infor-
- mation, facilities, and assistance necessary to accom-
- 20 plish the acquisition in such a manner as will protect
- 21 its secrecy and produce a minimum of interference
- 22 with the services that such person is providing to the
- target; and
- 24 "(2) maintain under security procedures ap-
- proved by the Attorney General and the Director of

- 1 National Intelligence any records concerning the ac-
- 2 quisition or the aid furnished that such person wish-
- 3 es to maintain.
- 4 "(d) The government shall compensate, at the pre-
- 5 vailing rate, such specified person for furnishing the aid
- 6 set forth in subsection (c).
- 7 "(e) In the case of a failure to comply with a directive
- 8 issued pursuant to this section, the Attorney General may
- 9 invoke the aid of the court established under section
- 10 103(a) to compel compliance with the directive. The court
- 11 shall issue an order requiring the person or entity to com-
- 12 ply with the directive forthwith if it finds that the directive
- 13 was issued in accordance with subsection (a) or (b) and
- 14 is otherwise lawful. Any failure to obey the order of the
- 15 court may be punished by the court as contempt thereof.
- 16 Any process under this section may be served in any judi-
- 17 cial district in which the person or entity may be found.
- 18 "(f)(1)(A) A person receiving an Attorney General di-
- 19 rective issued pursuant to this section may challenge the
- 20 legality of that directive by filing a petition with the pool
- 21 established by section 103(e)(1).
- 22 "(B) The presiding judge shall immediately assign a
- 23 petition to one of the judges serving in the pool established
- 24 by section 103(e)(1). Not later than 24 hours after the
- 25 assignment of such petition, the assigned judge shall con-

- 1 duct an initial review of the directive. If the assigned judge
- 2 determines that the petition is frivolous, the assigned
- 3 judge shall immediately deny the petition and affirm the
- 4 directive or any part thereof that is the subject of the peti-
- 5 tion. If the assigned judge determines the petition is not
- 6 frivolous, the assigned judge shall within 72 hours con-
- 7 sider the petition in accordance with the procedures estab-
- 8 lished under section 103(e)(2) and provide a written state-
- 9 ment for the record of the reasons for any determination
- 10 under this subsection.
- 11 "(2) A judge considering a petition to modify or set
- 12 aside a directive may grant such petition only if the judge
- 13 finds that such directive does not meet the requirements
- 14 of this section or is otherwise unlawful. If the judge does
- 15 not modify or set aside the directive, the judge shall imme-
- 16 diately affirm such directive, and order the recipient to
- 17 comply therewith.
- 18 "(3) Any directive not explicitly modified or set aside
- 19 consistent with this subsection shall remain in full effect.
- 20 "(g) A petition for review of a decision under sub-
- 21 section (f) to affirm, modify, or set aside a directive by
- 22 the Government or any person receiving such directive
- 23 shall be made within 7 days of issuance of the decision
- 24 required by subsection (f) to the court of review estab-
- 25 lished under section 103(b), which shall have jurisdiction

- 1 to consider such petitions. The court of review shall pro-
- 2 vide for the record a written statement of the reasons for
- 3 its decision and, on petition by the Government or any
- 4 person receiving such directive for a writ of certiorari, the
- 5 record shall be transmitted under seal to the Supreme
- 6 Court of the United States, which shall have jurisdiction
- 7 to review such decision.
- 8 "(h) Judicial proceedings under this section shall be
- 9 concluded as expeditiously as possible. The record of pro-
- 10 ceedings, including petitions filed, orders granted, and
- 11 statements of reasons for decision, shall be maintained
- 12 under security measures established by the Chief Justice
- 13 of the United States, in consultation with the Attorney
- 14 General and the Director of National Intelligence.
- 15 "(i) All petitions under this section shall be filed
- 16 under seal. In any proceedings under this section, the
- 17 court shall, upon request of the Government, review ex
- 18 parte and in camera any Government submission, or por-
- 19 tions thereof, which may include classified information.
- 20 "(j) No cause of action shall lie in any court against
- 21 any provider of a communication service or other person
- 22 (including any officer, employee, agent, or other specified
- 23 person thereof) for furnishing any information, facilities,
- 24 or assistance in accordance with a directive under sub-
- 25 section (a) or (b).

- 1 "(k) Information acquired pursuant to an Attorney
- 2 General authorization under this section concerning any
- 3 United States person may be used and disclosed by Fed-
- 4 eral officers and employees without the consent of the
- 5 United States person only in accordance with the mini-
- 6 mization procedures required by subsection (a) or (b), as
- 7 applicable. No otherwise privileged communication ob-
- 8 tained in accordance with, or in violation of, the provisions
- 9 of this section shall lose its privileged character. No infor-
- 10 mation from an acquisition under this section may be used
- 11 or disclosed by Federal officers or employees except for
- 12 lawful purposes.
- 13 "(1) No information acquired pursuant to this section
- 14 shall be disclosed for law enforcement purposes unless
- 15 such disclosure is accompanied by a statement that such
- 16 information, or any information derived therefrom, may
- 17 only be used in a criminal proceeding with the advance
- 18 authorization of the Attorney General.
- 19 "(m) Whenever the Government intends to enter into
- 20 evidence or otherwise use or disclose in any trial, hearing,
- 21 or other proceeding in or before any court, department,
- 22 officer, agency, regulatory body, or other authority of the
- 23 United States, against an aggrieved person, any informa-
- 24 tion obtained or derived from an acquisition under this
- 25 section, the Government shall, prior to the trial, hearing,

- 1 or other proceeding or at a reasonable time prior to an
- 2 effort to so disclose or so use that information or submit
- 3 it in evidence, notify the aggrieved person and the court
- 4 or other authority in which the information is to be dis-
- 5 closed or used that the Government intends to so disclose
- 6 or so use such information.
- 7 "(n) Whenever any State or political subdivision
- 8 thereof intends to enter into evidence or otherwise use or
- 9 disclose in any trial, hearing, or other proceeding in or
- 10 before any court, department, officer, agency, regulatory
- 11 body, or other authority of a State or a political subdivi-
- 12 sion thereof, against an aggrieved person any information
- 13 obtained or derived from an acquisition under this section,
- 14 the State or political subdivision thereof shall notify the
- 15 aggrieved person, the court or other authority in which
- 16 the information is to be disclosed or used, and the Attor-
- 17 ney General that the State or political subdivision thereof
- 18 intends to so disclose or so use such information.
- 19 "(o) Any person against whom evidence obtained or
- 20 derived from an acquisition authorized pursuant to this
- 21 section to which he is an aggrieved person is to be, or
- 22 has been, introduced or otherwise used or disclosed in any
- 23 trial, hearing, or other proceeding in or before any court,
- 24 department, officer, agency, regulatory body, or other au-
- 25 thority of the United States, a State, or a political subdivi-

- 1 sion thereof, may move to suppress the evidence obtained
- 2 or derived from such acquisition on the grounds that—
- 3 "(1) the information was unlawfully acquired;
- 4 or
- 5 "(2) the acquisition was not made in conformity
- 6 with an order of authorization or approval.
- 7 Such a motion shall be made before the trial, hearing, or
- 8 other proceeding unless there was no opportunity to make
- 9 such a motion or the person was not aware of the grounds
- 10 of the motion.
- 11 "(p) Whenever a court or other authority is notified
- 12 pursuant to subsection (m) or (n), whenever a motion is
- 13 made pursuant to subsection (o), or whenever any motion
- 14 or request is made by an aggrieved person pursuant to
- 15 any other statute or rule of the United States or any State
- 16 before any court or other authority of the United States
- 17 or any State to discover or obtain an Attorney General
- 18 directive or other materials relating to the acquisition au-
- 19 thorized under this section or to discover, obtain, or sup-
- 20 press evidence or information obtained or derived from the
- 21 acquisition authorized under this section, the United
- 22 States district court or, where the motion is made before
- 23 another authority, the United States district court in the
- 24 same district as the authority, shall, notwithstanding any
- 25 other law, if the Attorney General files an affidavit under

- 1 oath that disclosure or an adversary hearing would harm
- 2 the national security of the United States, review in cam-
- 3 era and ex parte the directive, and such other materials
- 4 relating to the acquisition as may be necessary to deter-
- 5 mine whether the acquisition authorized under this section
- 6 was lawfully authorized and conducted. In making this de-
- 7 termination, the court may disclose to the aggrieved per-
- 8 son, under appropriate security procedures and protective
- 9 orders, portions of the directive or other materials relating
- 10 to the acquisition only where such disclosure is necessary
- 11 to make an accurate determination of the legality of the
- 12 acquisition.
- 13 "(q) If the United States district court pursuant to
- 14 subsection (o) determines that the acquisition authorized
- 15 under this section was not lawfully authorized or con-
- 16 ducted, it shall, in accordance with the requirements of
- 17 law, suppress the evidence which was unlawfully obtained
- 18 or derived or otherwise grant the motion of the aggrieved
- 19 person. If the court determines that such acquisition was
- 20 lawfully authorized and conducted, it shall deny the mo-
- 21 tion of the aggrieved person except to the extent that due
- 22 process requires discovery or disclosure.
- 23 "(r) Orders granting motions or requests under sub-
- 24 section (o), decisions under this section that an acquisition
- 25 was not lawfully authorized or conducted, and orders of

- 1 the United States district court requiring review or grant-2 ing disclosure of directives or other materials relating to
- 3 such acquisition shall be final orders and binding upon
- 4 all courts of the United States and the several States ex-
- 5 cept a United States court of appeals and the Supreme
- 6 Court.
- 7 "(s) Federal officers who acquire foreign intelligence
- 8 information under this section may consult with Federal
- 9 law enforcement officers or law enforcement personnel of
- 10 a State or political subdivision of a State (including the
- 11 chief executive officer of that State or political subdivision
- 12 who has the authority to appoint or direct the chief law
- 13 enforcement officer of that State or political subdivision)
- 14 to coordinate efforts to investigate or protect against—
- "(1) actual or potential attack or other grave
- hostile acts of a foreign power or an agent of a for-
- eign power;
- 18 "(2) sabotage, international terrorism, or the
- development or proliferation of weapons of mass de-
- struction by a foreign power or an agent of a foreign
- 21 power; or
- "(3) clandestine intelligence activities by an in-
- 23 telligence service or network of a foreign power or by
- an agent of a foreign power.

- 1 "(t) Coordination authorized by subsection (s) shall
- 2 not preclude the certification required by subsection (a)
- 3 or (b), as applicable.
- 4 "(u) Retention of Directives and Orders.—Di-
- 5 rectives made and orders granted under this section shall
- 6 be retained for a period of at least 10 years from the date
- 7 when they were made.".
- 8 (d) Designation of Judges.—Section 103 of FISA
- 9 (50 U.S.C. 1803) is amended—
- 10 (1) in subsection (a), by inserting, "at least"
- before "seven of the United States judicial circuits";
- 12 and
- 13 (2) at the end by adding the following new sub-
- 14 section:
- 15 "(g) Applications for a court order under this title
- 16 are authorized if the President has, by written authoriza-
- 17 tion, empowered the Attorney General to approve applica-
- 18 tions to the court having jurisdiction under this section,
- 19 and a judge to whom an application is made may, notwith-
- 20 standing any other law, grant an order, in conformity with
- 21 section 105, approving electronic surveillance of a foreign
- 22 power or an agent of a foreign power for the purpose of
- 23 obtaining foreign intelligence information.".
- 24 (e) Applications for Court Orders.—Section
- 25 104 of FISA (50 U.S.C. 1804) is amended—

1	(1) in subsection (a), by striking paragraphs
2	(6) through (11) and inserting the following:
3	"(6) a certification or certifications by the As-
4	sistant to the President for National Security Af-
5	fairs or an executive branch official authorized by
6	the President to conduct electronic surveillance for
7	foreign intelligence purposes—
8	"(A) that the certifying official deems the
9	information sought to be foreign intelligence in-
10	formation;
11	"(B) that a significant purpose of the sur-
12	veillance is to obtain foreign intelligence infor-
13	mation;
14	"(C) that such information cannot reason-
15	ably be obtained by normal investigative tech-
16	niques; and
17	"(D) including a statement of the basis for
18	the certification that—
19	"(i) the information sought is the type
20	of foreign intelligence information des-
21	ignated; and
22	"(ii) such information cannot reason-
23	ably be obtained by normal investigative
24	techniques;

- "(7) a statement of the period of time for which 1 2 the electronic surveillance is required to be main-3 tained, and if the nature of the intelligence gath-4 ering is such that the approval of the use of elec-5 tronic surveillance under this title should not auto-6 matically terminate when the described type of infor-7 mation has first been obtained, a description of facts 8 supporting the belief that additional information of 9 the same type will be obtained thereafter; 10 "(8) a summary description of the nature of the
 - "(8) a summary description of the nature of the information sought and the type of communications or activities to be subject to the surveillance;
 - "(9) a summary statement of the facts concerning all previous applications that have been made to any judge under this title involving any of the persons, facilities, or places specified in the application, and the action taken on each previous application; and
 - "(10) a summary statement of the means by which the surveillance will be effected and a statement whether physical entry is required to effect the surveillance.";
- 23 (2) by striking subsection (b);
- 24 (3) by redesignating subsections (c) through (e) 25 as subsections (b) through (d), respectively; and

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1	(4) in subsection $(d)(1)(A)$, as redesignated by
2	paragraph (3), by inserting after "Secretary of
3	State" inserting "Director of the Central Intel-
4	ligence Agency".
5	(f) Issuance of Order.—Section 105 of FISA (50
6	U.S.C. 1805) is amended—
7	(1) in subsection (a), by—
8	(A) striking paragraph (1); and
9	(B) redesignating paragraphs (2) through
10	(5) as paragraphs (1) through (4), respectively;
11	(2) by striking paragraph (1) of subsection (c)
12	and inserting the following:
13	"(1) An order approving an electronic surveil-
14	lance under this section shall specify—
15	"(A) the identity, if known, or a descrip-
16	tion of the target of the electronic surveillance
17	identified or described in the application pursu-
18	ant to section 104(a)(3);
19	"(B) the nature and location of each of the
20	facilities or places at which the electronic sur-
21	veillance will be directed, if known;
22	"(C) the period of time during which the
23	electronic surveillance is approved;

1	"(D) the type of information sought to be
2	acquired and the type of communications or ac-
3	tivities to be subjected to the surveillance; and
4	"(E) the means by which the electronic
5	surveillance will be effected and whether phys-
6	ical entry will be used to effect the surveil-
7	lance.";
8	(3) by striking subsection (d) and inserting the
9	following:
10	"(d) Each order under this section shall specify the
11	type of electronic surveillance involved, including whether
12	physical entry is required.";
13	(4) by striking paragraph (2) of subsection (e)
14	and inserting the following:
15	"(2) Extensions of an order issued under this title
16	may be granted on the same basis as an original order
17	upon an application for an extension and new findings
18	made in the same manner as required for an original order
19	and may be for a period not longer than the court deter-
20	mines to be reasonable or 1 year, whichever is less.";
21	(5) by striking subsection (f) and inserting the
22	following:
23	"(f)(1) Notwithstanding any other provision of this
24	title, when an executive branch officer appointed by the
25	President with the advice and consent of the Senate who

1	is authorized by the President to conduct electronic sur-
2	veillance reasonably determines that—
3	"(A) an emergency situation exists with respect
4	to the employment of electronic surveillance to ob-
5	tain foreign intelligence information before an order
6	authorizing such surveillance can with due diligence
7	be obtained; and
8	"(B) the factual basis for issuance of an order
9	under this title to approve such surveillance exists;
10	that official may authorize the emergency employment of
11	electronic surveillance in accordance with paragraph (2).
12	"(2) Under paragraph (1), the following require-
13	ments shall be satisfied:
14	"(A) The Attorney General shall be informed of
15	the emergency electronic surveillance.
16	"(B) A judge having jurisdiction under section
17	103 shall be informed by the Attorney General or
18	his designee as soon as practicable following such
19	authorization that the decision has been made to
20	employ emergency electronic surveillance.
21	"(C) An application in accordance with this
22	title shall be made to that judge or another judge
23	having jurisdiction under section 103 as soon as
24	practicable, but not more than 7 days after such

surveillance is authorized. In the absence of a judi-

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cial order approving such electronic surveillance, the surveillance shall terminate when the information sought is obtained, when the application for the order is denied, or after the expiration of 7 days from the time of emergency authorization, whichever is earliest. In the event that such application for approval is denied, or in any other case where the electronic surveillance is terminated and no order is issued approving the surveillance, no information obtained or evidence derived from such surveillance shall be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in or before any court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof, and no information concerning any United States person acquired from such surveillance shall subsequently be used or disclosed in any other manner by Federal officers or employees without the consent of such person, except with the approval of the Attorney General if the information indicates a threat of death or serious bodily harm to any person. A denial of the application made under this subsection may be reviewed as provided in section 103.

1	"(D) The official authorizing the emergency
2	employment of electronic surveillance shall require
3	that the minimization procedures required by this
4	title for the issuance of a judicial order be fol-
5	lowed."; and
6	(6) in subsection (i)—
7	(A) by striking "a wire or" and inserting
8	"any";
9	(B) by striking "chapter" and inserting
10	"title"; and
11	(C) by adding at the end ", or in response
12	to certification by the Attorney General or his
13	designee seeking information, facilities, or tech-
14	nical assistance from such person under section
15	102 of this title".
16	(g) Use of Information.—Section 106 of FISA
17	(50 U.S.C. 1806) is amended—
18	(1) in subsection (i)—
19	(A) by striking "radio"; and
20	(B) by inserting "contain foreign intel-
21	ligence information or" after "the Attorney
22	General determines that the contents" inserting
23	"contain foreign intelligence information or";
24	and

1	(2) in subsection (k), by striking "1804(a)(7)"
2	and inserting " $104(a)(6)$ ".
3	(h) Congressional Oversight.—Section 108 of
4	FISA (50 U.S.C. 1808) is amended by adding at the end
5	the following:
6	"(c) Document Management System for Appli-
7	CATIONS FOR ORDERS APPROVING ELECTRONIC SURVEIL-
8	LANCE.—
9	"(1) System Proposed.—The Attorney Gen-
10	eral and Director of National Intelligence shall, in
11	consultation with the Director of the Federal Bu-
12	reau of Investigation, the Director of the National
13	Security Agency, the Director of the Central Intel-
14	ligence Agency, and the court established under sec-
15	tion 103(b), conduct a feasibility study to develop
16	and implement a secure, classified document man-
17	agement system that permits the prompt prepara-
18	tion, modification, and review by appropriate per-
19	sonnel of the Department of Justice, the Federal
20	Bureau of Investigation, the National Security
21	Agency, and other applicable elements of the United
22	States Government of applications under section 104
23	before their submittal to that court.
24	"(2) Scope of system.—The document man-

agement system proposed in paragraph (1) shall—

1	"(A) permit and facilitate the prompt sub-
2	mittal of applications and all other matters, in-
3	cluding electronic filings, to the court estab-
4	lished under section 103(b) under section 104
5	or $105(g)(5)$; and
6	"(B) permit and facilitate the prompt
7	transmittal of rulings of that court to personnel
8	submitting applications described in paragraph
9	(1).".
10	(i) Amendments to Fisa Title I Relating to
11	Weapons of Mass Destruction.—
12	(1) Section 101 of FISA, as amended by sub-
13	section (b) of this section, is further amended—
14	(A) in subsection $(b)(1)$ —
15	(i) by striking "or" at the end of sub-
16	paragraph (D);
17	(ii) by redesignating subparagraph
18	(E) as subparagraph (F); and
19	(iii) by inserting after subparagraph
20	(D) the following new subparagraph (E):
21	"(E) engages in the development or pro-
22	liferation of weapons of mass destruction, or ac-
23	tivities in preparation therefor; or;";
24	(B) in subsection (b)(2)(C), by striking
25	"sabotage or international terrorism" and in-

1	serting "sabotage, international terrorism, or
2	the development or proliferation of weapons of
3	mass destruction"; and
4	(C) by inserting after subsection (k) the
5	following new subsection (l):
6	"(l) 'Weapon of mass destruction' means—
7	"(1) any destructive device (as that term is de-
8	fined in section 921 of title 18, United States Code)
9	that is intended or has the capability, to cause death
10	or serious bodily injury to a significant number of
11	people;
12	"(2) any weapon that is designed or intended to
13	cause death or serious bodily injury through the re-
14	lease, dissemination, or impact of toxic or poisonous
15	chemicals, or their precursors;
16	"(3) any weapon involving a biological agent,
17	toxin, or vector (as those terms are defined in sec-
18	tion 178 of title 18, United States Code); or
19	"(4) any weapon that is designed to release ra-
20	diation or radioactivity at a level dangerous to
21	human life.".
22	(2) Sections $101(e)(1)(B)$, $106(k)(1)(B)$, and
23	305(k)(1)(B) of FISA are each amended by striking
24	"sabotage or international terrorism" and inserting
25	"sabotage international terrorism or the develon-

1	ment or proliferation of weapons of mass destruc-
2	tion".
3	(j) Conforming Amendments to Titles I and III
4	OF FISA TO ACCOMMODATE INTERNATIONAL MOVEMENTS
5	of Targets.—
6	(1) Section 105(e) of FISA is amended by add-
7	ing at the end the following new paragraph:
8	"(4) An order issued under this section shall remain
9	in force during the authorized period of surveillance not-
10	withstanding the absence of the target from the United
11	States, unless the Government files a motion to extinguish
12	the order and the court grants the motion.".
13	(2) Section 304(d) of FISA is amended by add-
14	ing at the end the following new paragraph:
15	"(4) An order issued under this section shall remain
16	in force during the authorized period of physical search
17	notwithstanding the absence of the target from the United
18	States, unless the Government files a motion to extinguish
19	the order and the court grants the motion.".
20	SEC. 210. CONFORMING AMENDMENT TO TABLE OF CON-
21	TENTS.
22	The table of contents for the Foreign Intelligence
23	Surveillance Act of 1978 is amended—
24	(1) by striking the item relating to section 102
25	and inserting the following new item:

- "Sec. 102. Electronic surveillance authorization without court order; certification by attorney general; reports to congressional committees; transmittal under seal; duties and compensation of communication common carrier; applications; jurisdiction of court.";
- 1 (2) by striking the items relating to sections
- 2 111, 309, and 404; and
- 3 (3) by striking the items related to title VII and
- 4 section 701 and inserting the following:

"TITLE VII—ELECTRONIC SURVEILLANCE PROGRAMS

- "Sec. 701. Definitions.
- "Sec. 702. Foreign intelligence surveillance court jurisdiction to review electronic surveillance programs.
- "Sec. 703. Applications for approval of electronic surveillance programs.
- "Sec. 704. Approval of electronic surveillance programs.
- "Sec. 705. Congressional oversight.

"TITLE VIII—EFFECTIVE DATE

"Sec. 801. Effective date.".

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