SENATE BILL NO. 549

June 3, 1997, Introduced by Senators ROGERS, STILLE, DUNASKISS, PETERS, SHUGARS, BULLARD, CHERRY, STEIL, GOUGEON, CISKY, DE BEAUSSAERT, MILLER, BERRYMAN and NORTH and referred to the Committee on Government Operations.

A bill to amend 1967 PA 150, entitled "Michigan military act," by amending the title and sections 105, 159, and 179 (MCL 32.505, 32.559, and 32.579).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

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TITLE

An act to provide for the militia of this state and its
organization, command, personnel, administration, training,
supply, discipline, DEPLOYMENT, employment, and retirement; ---and to repeal -certain acts and parts of acts.

Sec. 105. The definitions used in the command, administra7 tion, supply, training, discipline, DEPLOYMENT, and employment of
8 the armed forces of the United States, unless clearly
9 inapplicable or contradictory, are adopted with respect to the

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1 state military establishment except as otherwise provided in this
2 act. As used in this act:

3 (a) "Military" refers MEANS A REFERENCE to all components
4 of the state military establishment.

5 (b) "Michigan national guard" means the army national guard6 and the air national guard.

7 (c) "Commander-in-chief" means the governor of the THIS
8 state.

9 (d) "Active state service", as applied to the national guard 10 and the defense force, means military service in support of civil 11 authorities — when so INCLUDING, BUT NOT LIMITED TO, SUPPORT IN 12 THE ENFORCEMENT OF LAWS PROHIBITING THE IMPORTATION, SALE, DELIV-13 ERY, POSSESSION, OR USE OF A CONTROLLED SUBSTANCE, IF ordered by 14 the governor or as otherwise provided in this act. AS USED IN 15 THIS SECTION, "CONTROLLED SUBSTANCE" MEANS THAT TERM AS DEFINED 16 IN SECTION 7104 OF THE PUBLIC HEALTH CODE, 1978 PA 368, 17 MCL 333.7104.

(e) "Special duty" means military service in support of the
full-time operation of the state military establishment for
periods A PERIOD of at least NOT LESS THAN 1 day when so IF
ordered by competent authority.

(f) "Active service" means service, including active state
service and special duty <u>as may be</u> required by law, regulation,
or pursuant to order of the governor. <u>, and also the continuing</u>
obligations of active members of the national guard and the
defense force to serve by virtue of their commissions,

27 appointments or enlistments. ACTIVE SERVICE INCLUDES CONTINUING

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SERVICE OF AN ACTIVE MEMBER OF THE NATIONAL GUARD AND THE DEFENSE
 FORCE IN FULFILLING THAT ACTIVE MEMBER'S COMMISSION, APPOINTMENT,
 OR ENLISTMENT.

4 (g) "Inactive status" applies to MEANS THE STATUS OF those
5 members of the national guard who are carried upon LISTED ON an
6 inactive list as authorized by A federal laws STATUTE or
7 regulations REGULATION.

8 (h) "In the service of the United States" and "not in the
9 service of the United States" means MEAN the same as those
10 terms are used and construed in the UNDER federal laws and
11 regulations.

12 (i) "Officer" means a commissioned officer and a warrant
13 officer, unless a distinction between commissioned officer and
14 warrant officer is clearly evident.

(j) "Martial law" or "martial rule" means the exercise of partial or complete military control over domestic territory in time of emergency because of public necessity.

18 (k) "Armory" means the buildings, facilities, A BUILDING,
19 FACILITY, OR THE lots and grounds used by an army, naval NAVY,
20 or air unit of the organized militia as A home station.

(1) "Military establishment" means the organized militia of
this state, including the employees and equipment assigned or
necessary to carry out the provisions of this act.

Sec. 159. (1) The governor may enter into <u>agreements</u> AN
AGREEMENT with the governors of 1 OR MORE other states <u>under</u>
which AUTHORIZING the military forces of this state, in time of
invasion, rebellion, public disaster, or catastrophe, <u>may</u> OR TO

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ASSIST A STATE OR LOCAL LAW ENFORCEMENT AGENCY IN ENFORCING A LAW
 PROHIBITING THE IMPORTATION, SALE, DELIVERY, POSSESSION, OR USE
 OF A CONTROLLED SUBSTANCE AS THAT TERM IS DEFINED IN SECTION 7104
 OF THE PUBLIC HEALTH CODE, 1978 PA 368, MCL 333.7104, OR AS
 DEFINED IN A SIMILAR LAW OF THE OTHER STATE, TO be employed
 within the area of the other states for mutual assistance in the
 public interest.

8 (2) A MEMBER OF THE NATIONAL GUARD FROM ANOTHER STATE PER9 FORMING SUPPORT DUTY TO A FEDERAL, STATE, OR LOCAL LAW ENFORCE10 MENT AGENCY IN THIS STATE HAS THE SAME IMMUNITY FROM LIABILITY
11 AND PROSECUTION AS DOES A MEMBER OF THE MICHIGAN NATIONAL GUARD
12 IN PERFORMING SUPPORT DUTY TO A FEDERAL, STATE, OR LOCAL LAW
13 ENFORCEMENT AGENCY.

14 (3) THE MICHIGAN NATIONAL GUARD IS A LAW ENFORCEMENT AGENCY
15 UNDER THIS ACT SOLELY FOR THE PURPOSE OF RECEIVING OR USING PROP16 ERTY OR MONEY FORFEITED UNDER SECTION 981(e)(2) OF TITLE 18 OF
17 THE UNITED STATES CODE, 18 U.S.C. 981, SECTION 616 OF PART V OF
18 TITLE IV OF THE TARIFF ACT OF 1930, CHAPTER 497, 98 STAT. 2987,
19 19 U.S.C. 1616a, AND SECTION 511(e)(1)(A) OF PART E OF THE CON20 TROLLED SUBSTANCES ACT, TITLE II OF THE COMPREHENSIVE DRUG ABUSE
21 PREVENTION AND CONTROL ACT OF 1970, PUBLIC LAW 91-513, 21
22 U.S.C. 881.

Sec. 179. (1) (a) No civilian person, except the governor, may command personnel of the state military establishment.
(2) (b) Whenever IF any portion of the organized militia
is called into active state service or into the service of the
United States to execute the laws, engage in disaster relief,

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1 suppress or prevent actual or threatened riot or insurrection, or 2 repel invasion, -any- OR TO ENFORCE A LAW PROHIBITING THE IMPOR-3 TATION, SALE, DELIVERY, POSSESSION, OR USE OF A CONTROLLED SUB-4 STANCE AS THAT TERM IS DEFINED IN SECTION 7104 OF THE PUBLIC 5 HEALTH CODE, 1978 PA 368, MCL 333.7104, A commanding officer 6 shall use his OR HER own judgment with respect to the propriety 7 of IN apprehending or dispersing any snipers SNIPER, rioters 8 RIOTER, A mob, or unlawful assembly. Such commander THAT COM-9 MANDING OFFICER shall determine the amount and kind of force to 10 be used in preserving the peace and carrying out the orders of 11 the governor. His THAT COMMANDING OFFICER'S honest and reason-12 able judgment under the circumstances then existing, in the 13 exercise of EXERCISING his OR HER duty, shall be IS full pro-14 tection, civilly and criminally, for any act -or acts done 15 -while in THE line of duty. -; and no A member of the organized 16 militia in active state service or in the service of the United 17 States shall be IS NOT liable civilly or criminally for any act 18 or acts done by him OR HER in the performance of his OR HER **19** duty.

20 (3) (c) A member of the organized militia in active state
21 service or in the service of the United States, while IF acting
22 in aid of civil authorities and in THE line of duty shall have
23 HAS the immunities IMMUNITY of a peace officer.

(4) (d) The attorney general of Michigan shall defend any
civil action or criminal prosecution brought in any court, A
state or federal COURT, against any A member of the organized
militia or his OR HER estate, arising from any AN act or

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1 omission alleged to have been committed while in active state

2 service or in the service of the United States.

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