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methods, weapons, police information, assailant demographics, and household and family information.

(3) Legal disposition.

(4) System intervention and failures, if any, within the Department of Defense.

(5) A discussion of significant findings.

(6) Recommendations for systemic changes, if any, within the Department of the Army and the Department of Defense.

(c) OSD GUIDANCE.—The Secretary of Defense shall prescribe guidance, which shall be uniform for the military departments, for the conduct of reviews by the Secretary under subsection (a).

(Added Pub. L. 108–136, div. A, title V, §576(a)(1), Nov. 24, 2003, 117 Stat. 1486.)

EFFECTIVE DATE

Pub. L. 108-136, div. A, title V, §576(d), Nov. 24, 2003, 117 Stat. 1488, provided that: "Sections 4061, 6036, and 9061 of title 10, United States Code, as added by this section, apply with respect to fatalities that occur on or after the date of the enactment of this Act [Nov. 24, 2003]."

PART III—TRAINING

Chap.		Sec.
401.	Training Generally	4301
403.	United States Military Academy	4331
[405.	Repealed.]	
407.	Schools and Camps	4411

AMENDMENTS

1964—Pub. L. 88-647, title III, § 301(11), Oct. 13, 1964, 78 Stat. 1072, struck out item for chapter 405 "Reserve Officers' Training Corps".

CHAPTER 401—TRAINING GENERALLY

Sec.

- 4301. Members of Army: detail as students, observers, and investigators at educational institutions, industrial plants, and hospitals.
- 4302. Enlisted members of Army: schools.4303. Army Ranger training: instructor st
- 4303. Army Ranger training: instructor staffing; safety.
- 4306. Service schools: leaves of absence for instructors.
- [4307, 4308. Repealed.]
- 4309. Rifle ranges: availability for use by members and civilians.
- [4310 to 4313. Repealed.]
- 4314. Degree granting authority for United States Army Command and General Staff College.
- 4315. The Judge Advocate General's School: master of laws in military law.
- [4316. Repealed.]
- 4317. Military history fellowships.
- 4318. Drill sergeant trainees: human relations training.
- 4319. Recruit basic training: separate housing for male and female recruits.
- 4320. Recruit basic training: privacy.
- 4321. Degree granting authority for United States Army War College.

Amendments

2017—Pub. L. 115-91, div. A, title X, §1051(a)(27)(B), Dec. 12, 2017, 131 Stat. 1562, struck out item 4316 "Reporting requirements".

2008—Pub. L. 110-417, [div. A], title V, §543(c)(2), (d)(2), Oct. 14, 2008, 122 Stat. 4459, 4460, added items 4314 and 4321 and struck out former items 4314 "United States Army Command and General Staff College degree" and 4321 "United States Army War College: master of strategic studies degree". 1999—Pub. L. 106-65, div. A, title V, §542(b), Oct. 5, 1999, 113 Stat. 607, added item 4321.

1998—Pub. L. 105–261, div. A, title V, \$ 521(a)(2), 522(a)(2), Oct. 17, 1998, 112 Stat. 2010, 2012, added items 4319 and 4320.

Pub. L. 105-225, §6(b), Aug. 12, 1998, 112 Stat. 1499, repealed items 4312 "National rifle and pistol matches: small-arms firing school" and 4313 "National Matches and small-arms school: expenses".

1997—Pub. L. 105–85, div. A, title V, §557(a)(2), Nov. 18, 1997, 111 Stat. 1750, added item 4318.

1996—Pub. L. 104–106, div. A, title V, §562(a)(2), title XVI, §1624(a)(2), Feb. 10, 1996, 110 Stat. 324, 522, added item 4303 and struck out items 4307 "Director of civilian marksmanship: detail", 4308 "Promotion of civilian marksmanship: authority of the Secretary of the Army", 4310 "Rifle instruction: detail of members of Army", and 4311 "Rifle instruction: issue of rifles and ammunition".

1993—Pub. L. 103-35, title II, §201(b)(2)(B), (g)(10)(B), May 31, 1993, 107 Stat. 98, 100, substituted "National Matches and small-arms school" for "Promotion of civilian marksmanship" in item 4313, struck out item 4316 "Military history fellowships", and added item 4317.

1992—Pub. L. 102–484, div. A, title III, $\S380(a)(2)$, (b)(2), (d)(2), title X, $\S1076(b)$, Oct. 23, 1992, 106 Stat. 2390, 2391, 2512, added items 4308 and 4309 and struck out former items 4308 and 4309, resulting in no change in item 4308 and 4309, and added two items 4316.

Pub. L. 102-484, div. A, title III, §380(c)(2), Oct. 23, 1992, 106 Stat. 2391, which directed amendment of item 4313 by striking out "rifle", could not be executed because the word did not appear subsequent to amendment by Pub. L. 101-510. See 1990 Amendment note below.

1990—Pub. L. 101-510, div. A, title III, §328(g)(2), Nov. 5, 1990, 104 Stat. 1534, added items 4308, 4309, and 4313 and struck out former items 4308 "Civilian rifle ranges: establishment; instruction", 4309 "Rifle ranges: recommendations to Congress; regulations", and 4313 "National rifle matches and small-arms school: expenses". 1987—Pub. L. 100-180, div. A, title V, §504(b), Dec. 4,

1987—Fub. L. 100–100, dtV. A, title V, §504(0), Dec. 4, 1987, 101 Stat. 1086, added item 4315.

1974—Pub. L. 93–365, title VII, 708(a)(2), Aug. 5, 1974, 88 Stat. 407, added item 4314.

§ 4301. Members of Army: detail as students, observers, and investigators at educational institutions, industrial plants, and hospitals

(a) The Secretary of the Army may detail members of the Army as students at such technical, professional, and other civilian educational institutions, or as students, observers, or investigators at such industrial plants, hospitals, and other places, as are best suited to enable them to acquire knowledge or experience in the specialties in which it is considered necessary that they perfect themselves.

(b) An officer, other than one of the Regular Army on the active-duty list, who is detailed under subsection (a) shall be ordered to additional active duty immediately upon termination of the detail, for a period at least as long as the detail. However, if the detail is for 90 days or less, the officer may be ordered to that additional duty only with his consent and in the discretion of the Secretary.

(c) No Reserve of the Army may be detailed as a student, observer, or investigator, or ordered to active duty under this section, without his consent and, if a member of the Army National Guard of the United States, without the approval of the governor or other appropriate authority of the State, the Commonwealth of