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Sec. 894.	$\frac{\mathrm{Art.}}{94.}$	Mutiny or sedition.	Sec. 928b.	Art.	Domestic violence.
895.	94. 95.	· ·	929.		Burglary; unlawful entry.
895a.	95a.		929a.	129a.	
896.	96.		930.	130.	
		drinking with prisoner.	931.	131.	Perjury.
897.		Unlawful detention.	931a.	131a.	
898.	98.		931b.	131b.	
899. 900.	99. 100.	· · · · · · · · · · · · · · · · · · ·	931c. 931d.		Misprision of serious offense. Wrongful refusal to testify.
901.	101.		931a.		Prevention of authorized seizure of prop-
902.	102.		0010.	1010.	erty.
903.	103.		931f.	131f.	Noncompliance with procedural rules.
903a.	103a.		931g.	131g.	Wrongful interference with adverse ad-
903b.		Aiding the enemy.			ministrative proceeding.
904. 904a.	104. 104a.	Public records offenses. Fraudulent enlistment, appointment, or	932.	132.	
ж.	101а.	separation.	933.	133.	Conduct unbecoming an officer and a gentleman.
904b.	104b.	Unlawful enlistment, appointment, or	934.	134	General article.
		separation.			nendment note below.
905.	105.				
905a.	105a.				AMENDMENTS
906.	106.	Impersonation of officer, noncommissioned or petty officer, or agent or offi-	13, 201	l8, 132 S	L. 115–232, div. A, title V, §532(a)(2), Aug. Stat. 1759, added item 928b.
0060	1060	cial. Wearing unauthorized insignia, decora-			L. 115–91, div. A, title X, §1081(d)(18), Dec.
906a.	100a.	tion, badge, ribbon, device, or lapel but-	See 20	016 Ame	Stat. 1600, amended Pub. L. 114–328, §5452. endment note below.
907.	107	ton. False official statements; false swearing.			-91, div. A, title V, §533(b), Dec. 12, 2017, 131
907a.	107.				dded item 917a. As subsequently amended Pub. L. 114–328, effective Jan. 1, 2019 (see
908.	108.		2016	Amendı	ment note below), analysis no longer in- 917a, but item was added back editorially,
		position.	to ref	lect the	e probable intent of Congress.
908a.		Captured or abandoned property.			L. 114–328, div. E, title LX, §5452, Dec. 23,
909.	109.	Property other than military property of United States—Waste, spoilage, or de-	A, tit	tle X,	t. 2958, as amended by Pub. L. 115-91, div. §1081(d)(18), Dec. 12, 2017, 131 Stat. 1600,
909a.	109a.	struction. Mail matter: wrongful taking, opening,			alysis generally, substituting items 877 to er items 877 to 934.
00000	10000	etc.			L. 113–66, div. A, title XVII, §1707(b), Dec.
910.		Improper hazarding of vessel or aircraft.			Stat. 961, substituted "Forcible sodomy;
911.		Leaving scene of vehicle accident.			or "Sodomy" in item 925.
912.	112.	Drunkenness and other incapacitation of- fenses.			L. 112–81, div. A, title V, §541(e), Dec. 31, it. 1410, substituted "Rape and sexual as-
912a.	112a.				ally" for "Rape, sexual assault, and other
01201	11200	trolled substances.			onduct" in item 920 and added items 920b
913.	113.	Drunken or reckless operation of a vehi- cle, aircraft, or vessel.	and 92 2006		L. 109-163, div. A, title V, §552(a)(2), Jan. 6,
914.	114.		2006,	119 Sta	t. 3262, substituted "Rape, sexual assault,
915.		Communicating threats.			exual misconduct" for "Rape and carnal
916.		Riot or breach of peace.			in item 920.
917.	117.	Provoking speeches or gestures.			9-163, div. A, title V, §551(a)(2), Jan. 6, 2006, 3, added item 920a.
917a.	117a.	Wrongful broadcast or distribution of intimate visual images. ¹			L. 108–212, §3(b), Apr. 1, 2004, 118 Stat. 570,
918.	118.			item 9	
919.		Manslaughter.			L. 105–85, div. A, title X, $\S1073(a)(10)$, Nov.
919a.	119a.	Death or injury of an unborn child.			Stat. 1900, struck out "Art." before "95" in
919b.		Child endangerment.	item 8		L. 104-106, div. A, title XI, §1112(b), Feb. 10,
920.	120. 120a.	- · · · · · · · · · · · · · · · · · · ·			5. 461, inserted "flight," after "Resistance,"
920a. 920b.	120a. 120b.	Mails: deposit of obscene matter. Rape and sexual assault of a child.		m 895.	s. 101, importour fingire, terrori frontistance,
920c.	120c.	Other sexual misconduct.			L. 102-484, div. A, title X, §1066(a)(2), Oct.
921.	121.				Stat. 2506, substituted "operation of a vehi-
921a.	121a.	Fraudulent use of credit cards, debit cards, and other access devices.	1985	—Pub.	or vessel" for "driving" in item 911. L. 99–145, title V, §534(b), Nov. 8, 1985, 99
921b.	121b.	False pretenses to obtain services.			led item 906a.
922.	122.	Robbery.		—Риб. l item 9	L. 98–209, §8(b), Dec. 6, 1983, 97 Stat. 1404,
922a. 923.	122a. 123.	<u> </u>	1961		$L. \ 87{}385, \ \S1(2), \ \text{Oct.} \ 4, \ 1961, \ 75 \ \text{Stat.} \ 814,$
923a.	123a.	ers. Making, drawing, or uttering check,			7. Principals
094	194	draft, or order without sufficient funds.	-		•
924. 924a.	124. 124a.				son punishable under this chapter
924a.		Graft.	who-		mita an offense punishable by this
925.		Kidnapping.			mits an offense punishable by this or aids, abets, counsels, commands,
926.	126.	Arson; burning property with intent to			es its commission; or
0.017	107	defraud.			ses an act to be done which if directly
927. 928.	127. 128.	Extortion. Assault.			d by him would be punishable by this
928a.		Maiming.		apter;	
		<u> </u>		/	

- or procures its commission; or (2) causes an act to be done which if directly performed by him would be punishable by this chapter;

is a principal.

(Aug. 10, 1956, ch. 1041, 70A Stat. 65.)

HISTORICAL AND REVISION NOTES

Revised section	Source (U.S. Code)	Source (Statutes at Large)
877	50:671.	May 5, 1950, ch. 169, §1 (Art. 77), 64 Stat. 134.

§ 878. Art. 78. Accessory after the fact

Any person subject to this chapter who, knowing that an offense punishable by this chapter has been committed, receives, comforts, or assists the offender in order to hinder or prevent his apprehension, trial, or punishment shall be punished as a court-martial may direct.

(Aug. 10, 1956, ch. 1041, 70A Stat. 65.)

HISTORICAL AND REVISION NOTES

Revised section	Source (U.S. Code)	Source (Statutes at Large)
878	50:672.	May 5, 1950, ch. 169, §1 (Art. 78), 64 Stat. 134.

§ 879. Art. 79. Conviction of offense charged, lesser included offenses, and attempts

- (a) IN GENERAL.—An accused may be found guilty of any of the following:
 - (1) The offense charged.
 - (2) A lesser included offense.
 - (3) An attempt to commit the offense charged.
 - (4) An attempt to commit a lesser included offense, if the attempt is an offense in its own right.
- (b) LESSER INCLUDED OFFENSE DEFINED.—In this section (article), the term "lesser included offense" means—
 - (1) an offense that is necessarily included in the offense charged; and
 - (2) any lesser included offense so designated by regulation prescribed by the President.
- (c) REGULATORY AUTHORITY.—Any designation of a lesser included offense in a regulation referred to in subsection (b) shall be reasonably included in the greater offense.

(Aug. 10, 1956, ch. 1041, 70A Stat. 65; Pub. L. 114–328, div. E, title LX, §5402, Dec. 23, 2016, 130 Stat. 2939.)

HISTORICAL AND REVISION NOTES

Revised section	Source (U.S. Code)	Source (Statutes at Large)
879	50:673.	May 5, 1950, ch. 169, §1 (Art. 79), 64 Stat. 134.

AMENDMENTS

2016—Pub. L. 114–328 amended section generally. Prior to amendment, text read as follows: "An accused may be found guilty of an offense necessarily included in the offense charged or of an attempt to commit either the offense charged or an offense necessarily included therein."

EFFECTIVE DATE OF 2016 AMENDMENT

Amendment by Pub. L. 114-328 effective on Jan. 1, 2019, as designated by the President, with implementing regulations and provisions relating to applicability

to various situations, see section 5542 of Pub. L. 114-328 and Ex. Ord. No. 13825, set out as notes under section 801 of this title.

§ 880. Art. 80. Attempts

- (a) An act, done with specific intent to commit an offense under this chapter, amounting to more than mere preparation and tending, even though failing, to effect its commission, is an attempt to commit that offense.
- (b) Any person subject to this chapter who attempts to commit any offense punishable by this chapter shall be punished as a court-martial may direct, unless otherwise specifically prescribed.
- (c) Any person subject to this chapter may be convicted of an attempt to commit an offense although it appears on the trial that the offense was consummated.

(Aug. 10, 1956, ch. 1041, 70A Stat. 65.)

HISTORICAL AND REVISION NOTES

Revised section	Source (U.S. Code)	Source (Statutes at Large)
880(a) 880(b)	50:674(b).	May 5, 1950, ch. 169, §1 (Art. 80), 64 Stat. 134.

In subsection (a), the words "even though" are substituted for the word "but" for clarity.

§881. Art. 81. Conspiracy

- (a) Any person subject to this chapter who conspires with any other person to commit an offense under this chapter shall, if one or more of the conspirators does an act to effect the object of the conspiracy, be punished as a courtmartial may direct.
- (b) Any person subject to this chapter who conspires with any other person to commit an offense under the law of war, and who knowingly does an overt act to effect the object of the conspiracy, shall be punished, if death results to one or more of the victims, by death or such other punishment as a court-martial or military commission may direct, and, if death does not result to any of the victims, by such punishment, other than death, as a court-martial or military commission may direct.

(Aug. 10, 1956, ch. 1041, 70A Stat. 66; Pub. L. 109–366, §4(b), Oct. 17, 2006, 120 Stat. 2631.)

HISTORICAL AND REVISION NOTES

Revised section		Source (U.S. Code)	Source (Statutes at Large)
	881	50:675.	May 5, 1950, ch. 169, §1 (Art. 81), 64 Stat. 134.

The words "or persons" are omitted as surplusage, since under section 1 of title 1 words importing the singular may apply to several persons.

AMENDMENTS

 $2006\mathrm{-Pub}.$ L. 109-366 designated existing provisions as subsec. (a) and added subsec. (b).

§ 882. Art. 82. Soliciting commission of offenses

(a) SOLICITING COMMISSION OF OFFENSES GENERALLY.—Any person subject to this chapter who solicits or advises another to commit an offense under this chapter (other than an offense