106TH CONGRESS 1ST SESSION

S. 768

AN ACT

- To establish court-martial jurisdiction over civilians serving with the Armed Forces during contingency operations, and to establish Federal jurisdiction over crimes committed outside the United States by former members of the Armed Forces and civilians accompanying the Armed Forces outside the United States.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Military and
 - 5 Extraterritorial Jurisdiction Act of 1999".

SEC. 2. FINDINGS.

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2	Congress	makes	the	foll	owing	findi	ngs:
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- 3 (1) Civilian employees of the Department of 4 Defense, and civilian employees of Department of 5 Defense contractors, provide critical support to the 6 Armed Forces of the United States that are de-7 ployed during a contingency operation.
 - (2) Misconduct by such persons undermines good order and discipline in the Armed Forces, and jeopardizes the mission of the contingency operation.
 - (3) Military commanders need the legal tools to address adequately misconduct by civilians serving with Armed Forces during a contingency operation.
 - (4) In its present state, military law does not permit military commanders to address adequately misconduct by civilians serving with Armed Forces, except in time of a congressionally declared war.
 - (5) To address this need, the Uniform Code of Military Justice should be amended to provide for court-martial jurisdiction over civilians serving with Armed Forces in places designated by the Secretary of Defense during a "contingency operation" expressly designated as such by the Secretary of Defense.
 - (6) This limited extension of court-martial jurisdiction over civilians is dictated by military neces-

- sity, is within the constitutional powers of Congress
 to make rules for the government of the Armed
 Forces, and, therefore, is consistent with the Constitution of the United States and United States
 public policy.
 - (7) Many thousand civilian employees of the Department of Defense, civilian employees of Department of Defense contractors, and civilian dependents accompany the Armed Forces to installations in foreign countries.
 - (8) Misconduct among such civilians has been a longstanding problem for military commanders and other United States officials in foreign countries, and threatens United States citizens, United States property, and United States relations with host countries.
 - (9) Federal criminal law does not apply to many offenses committed outside of the United States by such civilians and, because host countries often do not prosecute such offenses, serious crimes often go unpunished and, to address this jurisdictional gap, Federal law should be amended to punish serious offenses committed by such civilians outside the United States, to the same extent as if those of-

fenses were committed within the special maritime and territorial jurisdiction of the United States.

(10) Federal law does not apply to many crimes committed outside the United States by members of the Armed Forces who separate from the Armed Forces before they can be identified, thus escaping court-martial jurisdiction and, to address this jurisdictional gap, Federal law should be amended to punish serious offenses committed by such persons outside the United States, to the same extent as if those offenses were committed within the special maritime and territorial jurisdiction of the United States.

14 SEC. 3. COURT-MARTIAL JURISDICTION.

15 (a) JURISDICTION DURING CONTINGENCY OPER-16 ATIONS.—Section 802(a) of title 10, United States Code 17 (article 2(a) of the Uniform Code of Military Justice), is 18 amended by inserting after paragraph (12) the following:

"(13) To the extent not covered by paragraphs (10) and (11), persons not members of the armed forces who, in support of a contingency operation described in section 101(a)(13)(B) of this title, are serving with and accompanying an armed force in a place or places outside the United States specified by the Secretary of Defense, as follows:

1	"(A) Employees of the Department of De-
2	fense.
3	"(B) Employees of any Department of De-
4	fense contractor who are so serving in connec-
5	tion with the performance of a Department of
6	Defense contract.".
7	(b) Effective Date.—The amendment made by
8	subsection (a) shall take effect on the date of the enact-
9	ment of this Act and apply with respect to acts or omis-
10	sions occurring on or after that date.
11	SEC. 4. FEDERAL JURISDICTION.
12	(a) Criminal Offenses Committed Outside the
13	UNITED STATES.—Title 18, United States Code, is
14	amended by inserting after chapter 211 the following:
15	"CHAPTER 212—CRIMINAL OFFENSES
16	COMMITTED OUTSIDE THE UNITED
17	STATES
	"Sec. "3261. Criminal offenses committed by persons formerly serving with, or presently applyed by or accompanying the Armed Forces outside

ently employed by or accompanying, the Armed Forces outside the United States.

[&]quot;3262. Delivery to authorities of foreign countries.

[&]quot;3263. Regulations.

[&]quot;3264. Definitions.

1	"§ 3261. Criminal offenses committed by persons for
2	merly serving with, or presently em
3	ployed by or accompanying, the Armed
4	Forces outside the United States
5	"(a) In General.—Whoever, while serving with, em
6	ployed by, or accompanying the Armed Forces outside o
7	the United States, engages in conduct that would con
8	stitute an offense punishable by imprisonment for more
9	than 1 year if the conduct had been engaged in within
0	the special maritime and territorial jurisdiction of the
1	United States, shall be guilty of a like offense and subject
2	to a like punishment.
3	"(b) Concurrent Jurisdiction.—Nothing in this
4	chapter may be construed to deprive a court-martial, mili
5	tary commission, provost court, or other military tribuna
6	of concurrent jurisdiction with respect to offenders or of
7	fenses that by statute or by the law of war may be tried
8	by a court-martial, military commission, provost court, or
9	other military tribunal.
20	"(c) Action by Foreign Government.—No pros
21	ecution may be commenced against a person under this
22	section if a foreign government, in accordance with juris
23	diction recognized by the United States, has prosecuted
24	or is prosecuting such person for the conduct constituting
25	such offense, except upon the approval of the Attorney

26 General or the Deputy Attorney General (or a person act-

1	ing in either such capacity), which function of approva
2	shall not be delegated.
3	"(d) Arrests.—
4	"(1) Law enforcement personnel.—The
5	Secretary of Defense may designate and authorize
6	any person serving in a law enforcement position in
7	the Department of Defense to arrest, in accordance
8	with applicable international agreements, outside of
9	the United States any person described in subsection
10	(a) if there is probable cause to believe that such
11	person engaged in conduct that constitutes a crimi-
12	nal offense under subsection (a).
13	"(2) Release to civilian law enforce-
14	MENT.—A person arrested under paragraph (1)
15	shall be released to the custody of civilian law en-
16	forcement authorities of the United States for re-
17	moval to the United States for judicial proceedings
18	in relation to conduct referred to in such paragraph
19	unless—
20	"(A) such person is delivered to authorities
21	of a foreign country under section 3262; or
22	"(B) such person has had charges brought
23	against him or her under chapter 47 of title 10
24	for such conduct.

1 "§ 3262. Delivery to authorities of foreign countries

- 2 "(a) IN GENERAL.—Any person designated and au-
- 3 thorized under section 3261(d) may deliver a person de-
- 4 scribed in section 3261(a) to the appropriate authorities
- 5 of a foreign country in which such person is alleged to
- 6 have engaged in conduct described in section 3261(a) of
- 7 this section if—
- 8 "(1) the appropriate authorities of that country
- 9 request the delivery of the person to such country
- 10 for trial for such conduct as an offense under the
- laws of that country; and
- "(2) the delivery of such person to that country
- is authorized by a treaty or other international
- agreement to which the United States is a party.
- 15 "(b) Determination by the Secretary.—The
- 16 Secretary of Defense, in consultation with the Secretary
- 17 of State, shall determine which officials of a foreign coun-
- 18 try constitute appropriate authorities for purposes of this
- 19 section.

20 **"§ 3263. Regulations**

- 21 "(a) IN GENERAL.—The Secretary of Defense, after
- 22 consultation with the Secretary of State and the Attorney
- 23 General, shall issue regulations governing the apprehen-
- 24 sion, detention, and removal of persons under this chapter.
- 25 Such regulations shall be uniform throughout the Depart-
- 26 ment of Defense.

1	"(b) NOTICE TO THIRD PARTY NATIONALS.—
2	"(1) In general.—The Secretary of Defense,
3	after consultation with the Secretary of State, shall
4	issue regulations requiring that, to the maximum ex-
5	tent practicable, notice shall be provided to any per-
6	son serving with, employed by, or accompanying the
7	Armed Forces outside the United States who is not
8	a national of the United States that such person is
9	potentially subject to the criminal jurisdiction of the
10	United States under this chapter.
11	"(2) Failure to provide notice.—The fail-
12	ure to provide notice as prescribed in the regulations
13	issued under paragraph (1) shall not defeat the ju-
14	risdiction of a court of the United States or provide
15	a defense in any judicial proceeding arising under
16	this chapter.
17	"§ 3264. Definitions
18	"In this chapter—
19	"(1) a person is 'accompanying the Armed
20	Forces outside of the United States' if the person—
21	"(A) is a dependent of—
22	"(i) a member of the Armed Forces;
23	"(ii) a civilian employee of a military
24	department or of the Department of De-
25	fense; or

1	"(iii) a Department of Defense con-
2	tractor or an employee of a Department of
3	Defense contractor;
4	"(B) is residing with such member, civilian
5	employee, contractor, or contractor employee
6	outside the United States; and
7	"(C) is not a national of or ordinarily resi-
8	dent in the host nation;
9	"(2) the term 'Armed Forces' has the same
10	meaning as in section 101(a)(4) of title 10; and
11	"(3) a person is 'employed by the Armed
12	Forces outside of the United States' if the person—
13	"(A) is employed as a civilian employee of
14	the Department of Defense, as a Department of
15	Defense contractor, or as an employee of a De-
16	partment of Defense contractor;
17	"(B) is present or residing outside of the
18	United States in connection with such employ-
19	ment; and
20	"(C) is not a national of or ordinarily resi-
21	dent in the host nation.".
22	(b) CLERICAL AMENDMENT.—The table of chapters
23	at the beginning of part II of title 18, United States Code,
24	is amended by inserting after the item relating to chapter
25	211 the following:

Passed the Senate July 1, 1999.

Attest:

Secretary.

AN ACT

To establish court-martial jurisdiction over civilians serving with the Armed Forces during contingency operations, and to establish Federal jurisdiction over crimes committed outside the United States by former members of the Armed Forces and civilians accompanying the Armed Forces outside the United States.

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