

**JPP Public Meeting
November 18, 2016**

Table of Contents

Materials for Victims' Appellate Rights Deliberations

- Proposed Amendments Affecting Victims' Appellate Rights

- Tab 1** Special Victims' Counsel (SVC) / Victims' Legal Counsel (VLC) Program Managers' Proposed Amendments to Articles 6b and 70 of the UCMJ
- *Proposed changes to Article 6b, Rights of the Victim of an Offense Under this Chapter, and Article 70, Appellate Counsel, provided to the JPP by the SVC / VLC Program Managers at the April 8, 2016 public meeting.*
- Tab 2** Section 547 of the Senate Version of the FY 2017 NDAA (S.2943) to Amend Article 6b of the UCMJ
- *Proposed legislation in the Senate version of the FY 2017 National Defense Authorization Act (S.2943) that would amend Article 6b to provide victims with notice of appellate matters and the right to file appellate pleadings as a real party in interest.*
- Tab 3** Article 6b, UCMJ with Proposed Language from Section 547 of the Senate Version of the FY 2017 NDAA (S.2943)
- *Current military victims' rights statute (Article 6b, UCMJ) with redline of the proposed language from Section 547 of the Senate version of the FY 2017 National Defense Authorization Act (S.2943).*
- Tab 4** Article 140a (New Provision) – Case Management; Data Collection and Accessibility
- *Proposal from the Military Justice Review Group for a new article in the UCMJ requiring the development and implementation of case management, data collection, and data accessibility programs for the military justice system. Presenters at the September 23, 2016 JPP public meeting noted that this provision, if passed in the FY 2017 National Defense Authorization Act, would address the issue of victim notice.*

- Rules Governing Appellate Counsel Access to Materials

- Tab 5** Rule for Courts-Martial 1103A: Sealed Exhibits and Proceedings
- *Rule for Courts-Martial that governs appellate counsel's access to and review of sealed materials.*

Tab 6 Service Courts of Criminal Appeals: Rules Governing Access to Sealed Materials

- *Relevant rules from the Service Courts of Criminal Appeals on appellate counsel access to sealed materials in the record of trial.*