



Department of North Carolina

William E. Brown
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1 April 2026

To: Marine Corps League National COO Bob Borka
National Board of Trustees
From: William E. Brown, MCL Life Member #60939

Subj: **Proposed Amendment to the National Administrative Procedures , Article Nine, Section 9000 d**

In accordance with the National Bylaws Article XI, Sections 1120, and National Administrative Procedures Section 10020 the following is submitted for consideration by the body assembled at the 2026 National Convention.

CURRENT LANGUAGE:
SECTION 9000 – DEFINITIONS

...

d. Disciplinary

Charges. A disciplinary charge is a formal accusation that a member, detachment, or department has violated the Bylaws or Administrative Procedures of the MCL and disciplinary punishment is sought. The charges shall reference the subsection of Section 9040 or Section of the NBL violated. Use the latest version of the Disciplinary Charge Form, located in the Member Library, to prepare the disciplinary charge(s).

(1) A
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(2) Detachme

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PROPOSED LANGUAGE
(Revisions in RED):
SECTION 9000 – DEFINITIONS

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d. Disciplinary

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(2) Where
there is
knowledge of
the intent to
file disciplinary
charges with
the
jurisdictional
JA but has not
occurred,
action must be
considered by
the
detachment to

attempt to mediate the problem.

(a) Where mediation has been attempted at the detachment level, a summary of the actions taken shall be provided to the jurisdictional JA by the detachment commandant. This is merely relevant information to preclude the start again at ground zero.)

(b) Exa

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- (3) Detachments do not have any disciplinary jurisdiction upon any member.

CHANGE RATIONALE:

Every possible effort should be made to resolve indifferences, even when there may have been rules that have been ignored. Is the event so egregious that disciplinary action with resulting punishment of suspension, expulsion, or simple reprimand of the individual necessary to preclude recurrence or to right the situation. In many cases where there is sufficient evidence and relative information that would likely be disclosed the intended respondent may choose to resign (sometimes, with prejudice), without ever formal submission of the disciplinary charges. Working things out “in house” is always the first option to pursue.

Respectfully Submitted,



William E. “Bill” Brown
Department of North Carolina
Judge Advocate
Past Commandant, Air, Land
NC Detachment 1257 Life
Member