

**§ 948.15 Approval of West Virginia regulatory program amendments.**

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Original amendment submission date	Date of publication of final rule	Citation/description
April 8, 2008	May 7, 2020	CSR 38–2–2.119 (partial approval); 38–2–3.1.c; 3.1.d; 3.2.g (qualified approval); 3.29.a (deletion); 3.32.b (deletion); 5.4.e.1 (deletion); 5.4.h.2; 5.6.a (qualified approval); 5.6.b; 5.6.d (deletion); 6.1; 6.2; 6.3–6.8 (deletions), with exception 6.5.h (deletion not approved) and 6.8.a.1 (qualified approval); 7.4.b.1.J.1(c); 14.15.c.2; 14.15.d.3; 14.15.e (deletions); 19.9; 23.3 (qualified approval); and 23.4. CSR 199–1–2; 2.27 (partial approval) 2.36 (partial approval); 3.2.a; 3.2.b; 3.2.c; 3.2.d; 3.2.e (deletion); 3.3; 3.4 (qualified approval); 3.5; 3.6 (qualified approval); 3.7; 3.8 (qualified approvals/forms); 3.9; 3.10 (qualified approval); 4.1; 4.2; 4.3; 4.5 (qualified approval); 4.6; 4.7; 4.9.a; 4.13; 4.14; 5.2 (qualified approval); 6; and 7. W. Va. Code 22–3–11(a); 11(g); 11(h)(l); 11(h)(2); 11(h)(3); 11(h)(4); 11(l) (deletion); and 11(m).

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**DEPARTMENT OF DEFENSE**

**Office of the Secretary**

**32 CFR Part 112**

[Docket ID: DOD–2020–OS–0036]

RIN 0790–AK33

**Indebtedness of Military Personnel**

**AGENCY:** Office of the Under Secretary of Defense for Personnel and Readiness, Department of Defense (DoD).

**ACTION:** Final rule.

**SUMMARY:** This final rule removes the DoD regulation concerning indebtedness of members of the Armed Forces. The rule provides internal DoD policies and assigns responsibilities governing delinquent indebtedness of members of the military services. This rule is unnecessary and imposes no burden on, nor imparts any relevant knowledge on, the public. The rule contains internal DoD processes only and is wholly contained DoD internal guidance. Therefore, this part can be removed from the CFR.

**DATES:** This rule is effective on May 7, 2020.

**FOR FURTHER INFORMATION CONTACT:** Lt Col Ryan Hendricks, 703–571–9301.

**SUPPLEMENTARY INFORMATION:** The rule is closely related to, but distinct from, 32 CFR part 113, “Indebtedness Procedures of Military Personnel,” which details the procedures by which a third party submits a complaint to collect valid debts against military members through wage garnishment or an involuntary allotment of the military member’s pay. This rule, unlike 32 CFR part 113, does

not create any burden to the public. It simply assigns responsibilities and procedures within DoD. DoD will modify 32 CFR part 113 to remove references to part 112.

It has been determined that publication of this CFR part removal for public comment is impracticable, unnecessary, and contrary to public interest since it is based on removing DoD internal policies and procedures that are publicly available in DoD Instruction 1344.09, “Indebtedness of Military Personnel,” most recently updated on December 8, 2008 (available at <https://www.esd.whs.mil/Portals/54/Documents/DD/issuances/dodi/134409p.pdf>).

This rule is not significant under Executive Order (E.O.) 12866, “Regulatory Planning and Review.” Therefore, the requirements of E.O. 13771, “Reducing Regulation and Controlling Regulatory Costs,” do not apply.

**List of Subjects in 32 CFR Part 112**

Claims; Credit; Military personnel.

**PART 112—[REMOVED]**

■ Accordingly, by the authority of 5 U.S.C. 301, 32 CFR part 112 is removed.

Dated: April 20, 2020.

**Aaron T. Siegel,**

*Alternate OSD Federal Register Liaison Officer, Department of Defense.*

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**DEPARTMENT OF DEFENSE**

**Office of the Secretary**

**32 CFR Part 144**

[Docket ID: DOD–2020–OS–0029]

RIN 0790–AK35

**Service by Members of the Armed Forces on State and Local Juries**

**AGENCY:** Office of the Under Secretary of Defense for Personnel and Readiness, Department of Defense (DoD).

**ACTION:** Final rule.

**SUMMARY:** This final rule removes the DoD regulation containing policy for jury service on State and local juries by active duty members of the Armed Forces. This rule is unnecessary and imposes no burden on, nor imparts any relevant knowledge on, the public. The rule contains internal DoD processes only, and is wholly contained within DoD internal guidance. Therefore, this part can be removed from the CFR.

**DATES:** This rule is effective on May 7, 2020.

**FOR FURTHER INFORMATION CONTACT:**

Christa Specht, 703–697–3387.

**SUPPLEMENTARY INFORMATION:** This rule was originally promulgated under the direction of 10 U.S.C. 982, “Members: service on State and local juries,” to establish uniform DoD policies for active duty members summoned to serve on a State or local jury. The rule was originally finalized on December 22, 2006 (71 FR 76917). This rule is unnecessary and imposes no burden on, nor imparts any relevant knowledge on, the public. It contains internal DoD policies only.

It has been determined that publication of this CFR part removal for public comment is impracticable,