

FIRST REGULAR SESSION  
SENATE COMMITTEE SUBSTITUTE FOR

# HOUSE BILL NO. 871

## 99TH GENERAL ASSEMBLY

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Reported from the Committee on Veterans and Military Affairs, April 13, 2017, with recommendation that the Senate Committee Substitute do pass and be placed on the Consent Calendar.

ADRIANE D. CROUSE, Secretary.

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### AN ACT

To repeal sections 41.050, 41.070, 41.080, 41.110, 41.260, 41.450, 41.460, 41.490, 41.500, and 115.013, RSMo, and to enact in lieu thereof ten new sections relating to Missouri military code.

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*Be it enacted by the General Assembly of the State of Missouri, as follows:*

Section A. Sections 41.050, 41.070, 41.080, 41.110, 41.260, 41.450, 41.460, 41.490, 41.500, and 115.013, RSMo, are repealed and ten new sections enacted in lieu thereof, to be known as sections 41.050, 41.070, 41.080, 41.110, 41.260, 41.450, 41.460, 41.490, 41.500, and 115.013, to read as follows:

41.050. The militia of the state shall include all able-bodied citizens and all other able-bodied residents, who, in the case of the unorganized militia and the Missouri [reserve military force] **state defense force**, shall be more than seventeen years of age and not more than sixty-four, and such other persons as may upon their own application be enrolled or commissioned therein, and who, in the case of the organized militia, shall be within the age limits and possess the physical and mental qualifications prescribed by law or regulations for the reserve components of the Armed Forces of the United States, except that this section shall not be construed to require militia service of any persons specifically exempted by the laws of the United States or the state of Missouri. The maximum age requirement may be waived by the adjutant general on a case-by-case basis.

41.070. 1. The militia of the state is divided into two classes, the organized militia and the unorganized militia.  
2. The organized militia shall consist of the following:

**EXPLANATION—**Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

4           (1) Such elements of the land and air forces of the National Guard of the  
5 United States as are allocated to the state by the President or the Secretary of  
6 Army or Air, and accepted by the state, hereinafter to be known as the National  
7 Guard and the Air National Guard;

8           (2) Such elements of the reserve naval forces of the United States as are  
9 allocated to the state by the President or the Secretary of the Navy, and accepted  
10 by the state, hereinafter called the naval militia; and the

11           (3) Missouri [reserve military force] **state defense force**, when organized.

12           3. The unorganized militia shall consist of all persons liable to serve in  
13 the militia but not commissioned or enlisted in the organized militia.

41.080. 1. The National Guard, the Air National Guard and the naval  
2 militia will be organized in accordance with the allocations therefor accepted from  
3 the federal government.

4           2. The National Guard, the Air National Guard and the naval militia shall  
5 be organized as prescribed in the tables of organization and instructions  
6 applicable to those elements of the organized militia of the United States as are  
7 allocated to the state.

8           3. The [reserve military force] **Missouri state defense force** when  
9 organized shall be of the strength and composition prescribed by the governor,  
10 and before entering upon such services every member shall take and subscribe  
11 to the following oath:

12           "I, . . . . ., do solemnly swear that I will support and defend the  
13 Constitution of the United States and the state of Missouri against all enemies,  
14 foreign and domestic; that I will bear true faith and allegiance to the same; that  
15 I will obey the orders of the governor of Missouri and the officers appointed over  
16 me, according to law; and I take this obligation freely, without any mental  
17 reservation or purpose of evasion, and that I will well and faithfully discharge my  
18 duties as a member of the organized militia of the state of Missouri upon which  
19 I am about to enter, so help me God."

41.110. The organization, discipline and government of the [reserve  
2 forces] **Missouri state defense force** and the rights and benefits of the  
3 members thereof shall be the same as prescribed by this act for the organized  
4 [reserve forces] **Missouri state defense force** and for the National Guard and  
5 Air National Guard with such general exceptions as the governor, upon the  
6 recommendation of the military council, shall authorize.

41.260. Officers of [such reserve forces] **the Missouri state defense**

2 force shall be appointed in the manner prescribed by this chapter for the  
3 appointment of officers in the organized militia. Officers may hold commissions  
4 in both the National Guard and the [reserve forces] Missouri state defense  
5 force at the same time and the acceptance of one shall not have the effect of  
6 vacating the other. The [reserve forces] Missouri state defense force shall be  
7 under the command of the commanding general designated by the governor by  
8 and with the advice and consent of the senate.

41.450. Arms, uniforms and equipment for the federally recognized  
2 components of the organized militia shall be provided as prescribed in applicable  
3 tables of equipment and tables of organization of the United States Armed  
4 Forces. The Missouri [reserve military force] state defense force, when  
5 organized, shall be armed, uniformed and equipped as prescribed by the governor.

41.460. The system of discipline and training for the federally recognized  
2 components of the organized militia shall conform generally to that of the United  
3 States Armed Forces except as otherwise provided in this military code. The  
4 system of discipline and training for the Missouri [reserve military force] state  
5 defense force, when organized, shall be as prescribed by the governor.

41.490. The governor shall have the power to organize from the  
2 unorganized militia of Missouri a [reserve military force] state defense force  
3 for duty within or without the state to supplement the Missouri National Guard  
4 or replace it when it is mobilized in federal service. The Missouri [reserve  
5 military force] state defense force may be used to execute the laws, suppress  
6 insurrections, repel invasion, suppress lawlessness, and provide emergency relief  
7 to distressed areas in the event of earthquake, flood, tornado, or actual or  
8 threatened enemy attack or public catastrophe creating conditions of distress or  
9 hazard to public health and safety beyond the capacity of local or established  
10 agencies. The force shall consist of such organized troops, auxiliary troops, staff  
11 corps and departments as the governor deems necessary. The governor shall  
12 prescribe the strength and composition of the various units of the same, uniform  
13 and insignia and the qualifications of its members, and shall have the power to  
14 grant a discharge therefrom for any reason deemed by him sufficient.

41.500. The governor may call out the [reserve forces] Missouri state  
2 defense force, or any part of the same, to execute the laws, to suppress  
3 insurrections, repel invasion, and suppress lawlessness and provide emergency  
4 relief to distressed areas in the event of earthquake, flood, tornado, or other  
5 actual or threatened public catastrophe creating conditions of distress or hazard

6 to public health and safety beyond the capacities of local or other established  
7 agencies, under the same circumstances and in the same manner as is in this  
8 chapter provided for the use of the National Guard, the Air National Guard and  
9 the organized militia in such emergencies, and when so placed on duty, the  
10 [reserve forces] **Missouri state defense force** shall have the same status,  
11 power and authority conferred upon the National Guard, the Air National Guard  
12 and the organized militia by this chapter.

115.013. As used in this chapter, unless the context clearly implies  
2 otherwise, the following terms mean:

3 (1) "Automatic tabulating equipment", the apparatus necessary to examine  
4 and automatically count votes, and the data processing machines which are used  
5 for counting votes and tabulating results;

6 (2) "Ballot", the ballot card, paper ballot or ballot designed for use with  
7 an electronic voting system on which each voter may cast all votes to which he or  
8 she is entitled at an election;

9 (3) "Ballot card", a ballot which is voted by making a punch or sensor  
10 mark which can be tabulated by automatic tabulating equipment;

11 (4) "Ballot label", the card, paper, booklet, page or other material  
12 containing the names of all offices and candidates and statements of all questions  
13 to be voted on;

14 (5) "Counting location", a location selected by the election authority for  
15 the automatic processing or counting, or both, of ballots;

16 (6) "County", any one of the several counties of this state or the City of St.  
17 Louis;

18 (7) "Disqualified", a determination made by a court of competent  
19 jurisdiction, the Missouri ethics commission, an election authority or any other  
20 body authorized by law to make such a determination that a candidate is  
21 ineligible to hold office or not entitled to be voted on for office;

22 (8) "District", an area within the state or within a political subdivision of  
23 the state from which a person is elected to represent the area on a policy-making  
24 body with representatives of other areas in the state or political subdivision;

25 (9) "Electronic voting machine", any part of an electronic voting system  
26 on which a voter is able to cast a ballot under this chapter;

27 (10) "Electronic voting system", a system of casting votes by use of  
28 marking devices, and counting votes by use of automatic tabulating or data  
29 processing equipment, and includes computerized voting systems;

30                 (11) "Established political party" for the state, a political party which, at  
31 either of the last two general elections, polled for its candidate for any statewide  
32 office more than two percent of the entire vote cast for the office. "Established  
33 political party" for any district or political subdivision shall mean a political party  
34 which polled more than two percent of the entire vote cast at either of the last  
35 two elections in which the district or political subdivision voted as a unit for the  
36 election of officers or representatives to serve its area;

37                 (12) "Federal office", the office of presidential elector, United States  
38 senator, or representative in Congress;

39                 (13) "Independent", a candidate who is not a candidate of any political  
40 party and who is running for an office for which party candidates may run;

41                 (14) "Major political party", the political party whose candidates received  
42 the highest or second highest number of votes at the last general election;

43                 (15) "Marking device", either an apparatus in which ballots are inserted  
44 and voted by use of a punch apparatus, or any approved device which will enable  
45 the votes to be counted by automatic tabulating equipment;

46                 (16) "Municipal" or "municipality", a city, village, or incorporated town of  
47 this state;

48                 (17) "New party", any political group which has filed a valid petition and  
49 is entitled to place its list of candidates on the ballot at the next general or  
50 special election;

51                 (18) "Nonpartisan", a candidate who is not a candidate of any political  
52 party and who is running for an office for which party candidates may not run;

53                 (19) "Political party", any established political party and any new party;

54                 (20) "Political subdivision", a county, city, town, village, or township of a  
55 township organization county;

56                 (21) "Polling place", the voting place designated for all voters residing in  
57 one or more precincts for any election;

58                 (22) "Precincts", the geographical areas into which the election authority  
59 divides its jurisdiction for the purpose of conducting elections;

60                 (23) "Public office", any office established by constitution, statute or  
61 charter and any employment under the United States, the state of Missouri, or  
62 any political subdivision or special district, but does not include any office in the  
63 [reserve forces] **Missouri state defense force** or the National Guard or the  
64 office of notary public or city attorney in cities of the third classification or cities  
65 of the fourth classification;

66               (24) "Question", any measure on the ballot which can be voted "YES" or  
67 "NO";

68               (25) "Relative within the first degree by consanguinity or affinity", a  
69 spouse, parent, or child of a person;

70               (26) "Relative within the second degree by consanguinity or affinity", a  
71 spouse, parent, child, grandparent, brother, sister, grandchild, mother-in-law,  
72 father-in-law, daughter-in-law, or son-in-law;

73               (27) "Special district", any school district, water district, fire protection  
74 district, hospital district, health center, nursing district, or other districts with  
75 taxing authority, or other district formed pursuant to the laws of Missouri to  
76 provide limited, specific services;

77               (28) "Special election", elections called by any school district, water  
78 district, fire protection district, or other district formed pursuant to the laws of  
79 Missouri to provide limited, specific services; and

80               (29) "Voting district", the one or more precincts within which all voters  
81 vote at a single polling place for any election.

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