

Senate Bill 5

Sponsored by Senators COURTNEY, BOQUIST

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Allows appointment of Adjutant General in grade of lieutenant general. Limits promotion of Adjutant General to grade not exceeding lieutenant general.

A BILL FOR AN ACT

1
2 Relating to the Adjutant General; amending ORS 396.150.

3 **Be It Enacted by the People of the State of Oregon:**

4 **SECTION 1.** ORS 396.150 is amended to read:

5 396.150. (1) The Governor shall appoint an Adjutant General who shall hold office for a four-year
6 term or until relieved by reason of resignation, withdrawal of federal recognition or for cause to be
7 determined by a court-martial. The current term of an Adjutant General [*shall continue*] **continues**
8 until its prescribed expiration date while such Adjutant General is serving in a federal active duty
9 status under an order or call by the President of the United States. Voluntary entry onto extended
10 active duty by a person holding the office of Adjutant General [*shall be*] **is** an automatic resignation
11 of such officer.

12 (2) [*To be*] **A person is** eligible for appointment to the office of Adjutant General[, *a person must*
13 *be*] **if the person is** an officer of the Oregon National Guard, federally recognized in the grade of
14 lieutenant colonel or higher, and [*must have*] **has** completed at least six years' service in the Oregon
15 National Guard as a federally recognized officer.

16 (3) The Adjutant General may be appointed in the grade of lieutenant colonel or higher, but not
17 exceeding that of [*major*] **lieutenant** general. If appointed in a lower grade, the Adjutant General
18 may be promoted by the Governor to any grade not exceeding that of [*major*] **lieutenant** general[,
19 *to serve in such grade only upon receipt of federal recognition therein*].
20

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.