This change revises paragraph 17, which relieves commanders exercising general court-martial jurisdiction of the requirement to administer actions relating to undesirable discharges for personnel in subordinate commands that are commanded by a general officer with a judge advocate on his staff.

AR 635-89, 15 July 1966, is changed as follows:

Page 7, paragraph 17a. The first sentence is superseded as follows:

17. Action by officer exercising general court-martial jurisdiction (Class II cases). a. When the investigation indicates that an enlisted person's case is Class II, the officer exercising general court-martial jurisdiction may take one of the actions in (1) through (7) below. (This authority may be delegated to a general in command who has a judge advocate on his staff for cases arising in that command. Every action taken pursuant to such a delegation will state the authority therefor. All references to officers and commanders exercising general court-martial jurisdiction in this section include this delegation authority.)

The proponent agency of this regulation is The Adjutant General's Office. Users are invited to send comments and suggested improvements on DA Form 2028 (Recommended Changes to Publications) to The Adjutant General, ATTN: AGPO-P, Department of the Army, Washington, D.C. 20315.

By Order of the Secretary of the Army:

W. C. WESTMORELAND,
General, United States Army,
Chief of Staff.

Official:
KENNETH G. WICKHAM,
Major General, United States Army,
The Adjutant General.

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