





















3- Denial of arbitrary needs for between 1 (one) and 3 (three) days.

4- Compulsory duties (kitchen service, attending practical duties etc.) for between 1 (one) and 5 (five) days.

5- Guard duty and other sanctions relating to security for between 1 (one) and 3 (three) days.

6- Caution punishment.

7- Exposure.

8- Drafting a report, self-criticism etc.

C- The above first and second degree disciplinary offences and common offences taken up in this classification shall be dealt with, at the places where they occurred, by the leadership (formation, unit or area leadership) or structure meeting at that place and, depending on the circumstances, penalties shall be imposed from among the aforementioned penalty categories.

In the event that first degree disciplinary offences and common offences in this classification are persistently repeated or lead to grave consequences, such offences shall fall under the jurisdiction of the court. Under such circumstances, the guilty person or persons shall, as the result of a decision by the relevant leadership meeting, be referred to the military courts together with notification of the offences that they have committed.

D- Along with each guilty person or all guilty persons who are referred to the military courts, information and documents relating to the offence committed along with the relevant leadership's comprehensive report containing its opinions and suggestions in the matter shall be sent.

E- Relations of the guilty person or persons who are referred to the military courts with their own formations or units shall be severed and the event shall subsequently be a matter for the military judiciary.

F- Breach of any of the rules and points in this set of rules shall constitute an offence and, depending on the circumstances, guilty parties shall be subjected to penal sanctions