



Exhibit 10: Dispositions of Subjects Against Whom Courts-Martial Charges Were Preferred, FY11.

- Notes:**
1. The Military Services reported that 489 subjects of sexual assault investigations had court-martial charges preferred against them for a sexual assault offense.
 2. Of the 489 subjects who had court-martial charges preferred against them, 117 subjects were still pending court action at the end of FY11. Disposition data was not available for 2 subjects.
 3. Of the 370 subjects whose courts-martial were completed in FY11, 240 subjects proceeded to trial, 39 subjects were allowed to resign or received a discharge instead of trial, and 91 subjects had court-martial charges dismissed against them at some point in the justice proceedings.
 4. In cases in which a resignation or discharge in lieu of court-martial is requested and approved, the characterization of the discharge is Under Other Than Honorable Conditions, unless a higher characterization is justified (See also the discussion of administrative discharge characterizations in the “Administrative Discharges and Adverse Administrative Actions” section of the report). Of the 91 subjects with dismissed charges, commanders imposed nonjudicial punishment on 25 subjects. Most of these 25 subjects received three kinds of punishment: a rank reduction, a fine or forfeiture, and restriction of their liberty for a period of time.
 5. Of the 240 subjects whose cases proceeded to trial, 191 (80%) were convicted. Conviction by courts-martial may result in a combination of punishments. Consequently, convicted Service members could be adjudged one or more of the punishments listed. However, in most cases, they received at least four kinds of punishment: confinement, a reduction in rank, a fine/forfeiture, and a discharge. Discharges adjudged by courts-martial were either Bad Conduct Discharges or Dishonorable Discharges.