

Armed Forces Act 2006

2006 CHAPTER 52

First Group of PartsDiscipline

PART 6

SUMMARY HEARING AND APPEALS AND REVIEW

CHAPTER 2

THE SUMMARY APPEAL COURT

141 Right of appeal

- (1) A person in respect of whom—
 - (a) a charge has been heard summarily, and
 - (b) a finding that the charge has been proved has been recorded, may appeal to the Summary Appeal Court against the finding or against the punishment awarded.
- (2) Subject to subsection (3), any appeal under this section must be brought—
 - (a) within the period of 14 days beginning with the date on which the punishment was awarded ("the initial period"); or
 - (b) within such longer period as the court may allow by leave given before the end of the initial period.
- (3) The court may at any later time give leave for an appeal to be brought within such period as it may allow.
- (4) The respondent to an appeal under this section is the Director of Service Prosecutions.