

(3)

Preferred Solutions

The current CFAO on sexual conduct is not being enforced because it is not consistent with Mr. Beatty's February statement. DND is pressing for having a new CFAO reflecting Mr. Beatty's statement in place shortly, so that they can take action on the identified cases. They expect the CFAO to be challenged in Court, but are confident to be able to defend it successfully.

*recognized under the Charter.*

Department of Justice would like the CFAO to define unacceptable sexual conducts in a way that applies to homosexual and heterosexual conducts. This would have the effect of preventing the dismissal for homosexual activities conducted in private and off the base.

<b>WARNING</b> THIS FOLDER/DOCUMENT CONTAINS CONFIDENCES OF THE QUEEN'S PRIVY COUNCIL FOR CANADA WHICH ARE TO BE PROTECTED IN ACCORDANCE WITH DG EXEC SEC INSTRUCTION 4/83 DATED 1 SEP 83	<b>AVERTISSEMENT</b> CE DOSSIER/DOCUMENT CONTIENT DES RENSEIGNEMENTS "PRIVILEGES" DU CONSEIL PRIVE DE LA REINE POUR LE CANADA, LESQUELS DOIVENT ÊTRE PROTÉGÉS CONFORMÉMENT AUX DISPOSITIONS DE L'INSTRUCTION 4/83 DU DG SEC EXEC DATÉE DU 1 <sup>er</sup> SEPTEMBRE 1983
---	---

007964