violations committed by trainees, dismissals from the Center shall be made in every instance where it is determined that retention in the Center will jeopardize the enforcement of such standards of conduct and deportment or diminish the opportunity of other trainees.

(e) The Skill Center Contractor shall have full authority to take appropriate and reasonable disciplinary measures against trainees, including, but not

limited to, dismissal from the Center.

RELATIONS WITH STATES

Sec. 227. (a) No Residential Skill Center shall be established under this title within a State unless a plan setting forth such proposed establishment has been submitted to the Governor of the State and such plan has not been disapproved

by him within thirty days of such submission.

(b) The Commissioner shall establish appropriate procedures to insure that participation by a trainee in the program shall in no way result in a violation of parole or probationary procedures of any State. In the event procedures have been established under which the participation in the program by a youth subject to parole or probationary jurisdiction is acceptable to appropriate State authorities. the Commissioner shall require the Contractor to provide for regular supervision of the trainee and reports to the State authorities to conform with the appropriate parole and probationary requirements in such State.

DISCRIMINATION PROHIBITED

Sec. 228. In the selection of trainees or staff in the Residential Skill Centers, and in the administration of the program, no discrimination shall be permitted on the basis of a person's race, color, religion, sex, or national origin.

PART C-MILITARY CAREER CENTERS

STATEMENT OF PURPOSE

Sec. 231. It is the purpose of this part to provide an opportunity for youths who are unqualified for the military service to volunteer for education, training, and other activities which will upgrade their physical or mental qualifications and make them eligible for the military service.

ESTABLISHMENT OF MILITARY CAREER CENTERS

Sec. 232. For the purpose of carrying out this part, there is hereby established within the Department of Defense, Military Career Centers to be administered by the Secretary of Defense.

ENROLLMENT IN CENTERS

Sec. 233. Enrollees in Military Career Centers shall be persons who—

(1) have evidenced an interest in the possibility of qualifying for a military career or have expressed a special preference to become an enrollee in the Military Career Center program; and

(2) are not qualified for military service, but who show promise of becoming qualified for such service through preparation received in a Mili-

tary Career Center; and

(3) meet standards of enrollment prescribed by section 213(a) (1) and

(4) are permanent residents of the United States or are natives and citizens of Cuba who arrived in the United States from Cuba as non-immigrants or as parolees under section 214(a) or 212(d)(5), respectively, of the Immigration and Nationality Act; and

(5) meet such other standards of enrollment as may be prescribed by

the Secretary of Defense; and

(6) have agreed to remain in the center for a minimum period of time

as prescribed by the Secretary of Defense; and
(7) have agreed to comply with rules and regulations prescribed by the Secretary of Defense.