**List of Notices**

- This is a list of the notices – i.e., advance warning – parties are required to provide prior to trial

- This is a conglomeration of notice requirements from RCMs, MREs, the Uniform Rules of Practice, Brady v. Maryland, the Jencks Act, and the judge’s scheduling order. The Government and the Defense are required to notify the parties of certain information, and failure to do so can result in suppression of the evidence at issue.

- The most common notices:

* (Brady Rule/RCM 701(a)(6)) (list all exculpatory evidence, including acc’s statements)
* 304 (all statements of the accused)
  + (d) (statements not provided prior to arraignment)
  + (Jencks Act) (specifically list incriminating statements and their sources)
* 404(b) (uncharged misconduct)
* 412 (intent to use evidence of victim’s other sexual behavior or predisposition)
* 413/414 (similar sexual crimes of the accused against adults/children)
* 513/514 (intent to use evidence covered by psychotherapist or victim advocate privilege)

- Military Rules of Evidence (MRE):

* 201 (judicial notice of fact)
* 202 (judicial notice of law)
* 301(d)(2) (immunized witnesses)
* 304(f)(2) (accused’s statements or derivative evidence not disclosed before arraignment)
* 311(d)(1) (prior to arraignment, must disclose all evidence seized from the accused)
* 311(d)(2)(B) (post-arraignment notice of intent to use undisclosed property or derivative evidence seized from the accused)
* 321(d)(1 & 3) (notice of intent to use line-up evidence, pre- and post-arraignment)
* 505(h) (intent to disclose classified information)
* 506(h) (intent to disclose privilege government information)
* 609(b) (intent to impeach with conviction over 10 years old)
* 613(a) (prior inconsistent statements)
* 902 (self-authenticating evidence)

- Rules for Courts-Martial (RCM)

* 701(a)(6) (evidence that tends to negate the guilt of the accused or reduce punishment)
* 702(e) (notice of intent to depose)

- Uniform Rules of Practice notifications to the Central Docketing Office and judges:

* 2.2 (pretrial restraint, referral of charges by GCM or SPCM, Chap 4 or RILO, disposition of charges short of trial, and major modification of charges after referral)
* 2.3 (detailing of counsel)
* 2.4 (withdrawal by counsel)