- RCW 38.38.424 [Art. 50] Admissibility of records of courts of inquiry. (1) In any case not extending to the dismissal of a commissioned officer, the sworn testimony, contained in the duly authenticated record of proceedings of a court of inquiry, of a person whose oral testimony cannot be obtained, may, if otherwise admissible under the rules of evidence, be read in evidence by any party before a court martial if the accused was a party before the court of inquiry and if the same issue was involved or if the accused consents to the introduction of such evidence.
- (2) Such testimony may be read in evidence only by the defense in cases extending to the dismissal of a commissioned officer.
- (3) Such testimony may also be read in evidence before a court of inquiry or a military board. [1963 c 220 § 52.]