

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
BROOKHART, PENLAND, and ARGUELLES
Appellate Military Judges

UNITED STATES, Appellee
v.
Private E2 MATTHEW L. COE
United States Army, Appellant

ARMY 20220052

ORDER

WHEREAS:


Appellate Exhibit II is a defense motion *in limine* under M.R.E. 412, Appellate Exhibits III through XI are the supporting evidence for the defense motion *in limine* under M.R.E. 412, Appellate Exhibit XII is the prosecution response to the defense motion *in limine* under M.R.E. 412, and Appellate Exhibit XXXIX is the military judge's findings of fact, conclusions of law, and ruling on the defense motion *in limine* under M.R.E. 412. The military judge ordered the aforementioned Appellate Exhibits sealed, but Appellate Exhibits II through XII and Appellate Exhibit XXXIX are not sealed in the Record of Trial.

NOW, THEREFORE, IT IS ORDERED:

Appellate Exhibits II through XII and Appellate Exhibit XXXIX should not be readily available for public access and shall be sealed.

DATE: 16 September 2022

FOR THE COURT:


JAMES W. HERRING, JR.
Clerk of Court

CF: JALS-DA
JALS-GA
JALS-CCR
JALS-CCZ
JALS-CR3