

IN THE UNITED STATES ARMY COURT OF CRIMINAL APPEALS

UNITED STATES

Appellee

MOTION FOR EXTENSION (3)

v.

Docket No. ARMY 20250412

Private First Class (E-3)

QUINTON P. VERHULST,

United States Army,

Appellant

Tried at Fort Campbell, Kentucky, on 6 June 2025; 15 August 2025, before a general court-martial appointed by the Commander, Headquarters, Fort Campbell, Colonel John R. Longley, military judge, presiding.

TO THE HONORABLE, THE JUDGES OF THE
UNITED STATES ARMY COURT OF CRIMINAL APPEALS

COME NOW the undersigned appellate defense counsel, pursuant to Rules 23 and 24 of this court's Rules of Appellate Procedure, and move this court to grant appellant's Motion for Extension of Time. The undersigned appellate defense counsel request a 30-day extension of time until 16 June 2026 to file a Brief on Behalf of Appellant. The Brief on Behalf of Appellant is currently due on 17 May 2026. Pursuant to Rule 24.1(b), the undersigned counsel assert:

1. On 15 August 2025, a military judge sitting as a general court-martial convicted appellant, Private First Class Quinton P. Verhulst, in accordance with his pleas, of charges and specifications. (R. at 96, Charge Sheet). On 15 August 2025, the judge sentenced appellant to a bad-conduct discharge, reduction to E-1, and confinement for 30 months. (R. at 140).

On 2 September 2025, the convening authority approved the findings and adjudged sentence. (Convening Authority Action). On 15 September 2025, the military judge entered Judgment. (Judgment of the Court). This court docketed appellant's case on 18 November 2025. (Referral and Designation of Counsel).

2. Appellant's record of trial was received in the Defense Appellate Division on 18 November 2025 and is 140 pages long. The current due date is 17 May 2026. Appellant concurs with this request for delay.

3. The first undersigned counsel is currently working on the following cases at the Army Court of Criminal Appeals and the Court of Appeals for the Armed Forces: *United States v. Barclift*, 20250370; *United States v. Bynum*, 20250304; *United States v Taylor*, 20240167; *United States v. Fontenont*, 20240473; *United States v. Johnson*, 20250293, *United States v. Robinson*, 20230640, and *United States v. Malcolm*, 20250242, *United States v. Moses*, 20250407, *United States v. Snodgrass*, 20250397, *United States v. Tate*, 20240351, and *United States v. Verhulst*, 20250412. The undersigned counsel currently has fifteen cases before this court. The first undersigned counsel has two other cases, *United States v. Fontenont*, 20240473 and *United States v Taylor*, 20240167 are finishing up supervisory review.

4. Consistent with counsel's state bar rules and Army Reg. 27-26, Rules of Professional Conduct for Lawyers, undersigned request additional time to ensure that all due diligence has been done to adequately review, investigate, research, and draft matters on behalf of appellant, as well as fulfill counsel's ethical obligation to represent his interests.

WHEREFORE, appellate defense counsel respectfully request that this court grant the instant motion.

PANEL NO. 4

MOTION FOR
EXTENSION (3)

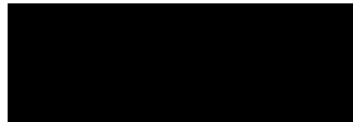
GRANTED:  _____

DENIED: _____

DATE: 15 May 2026



Jon C. Hope
Major, Judge Advocate
Appellate Defense Counsel
Defense Appellate Division



Major, Judge Advocate
Branch Chief
Defense Appellate Division

CERTIFICATE OF FILING AND SERVICE

I certify that a copy of the foregoing was electronically filed with the
Army Court and Government Appellate Division on May 11, 2026.



Jon C. Hope
Major, Judge Advocate
Appellate Defense Counsel
Defense Appellate
Division