

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
ALDYKIEWICZ, BURTON, and WALKER
Appellate Military Judges

UNITED STATES, Appellee
v.
Private E2 LEEROY M. SIGRAH
United States Army, Appellant

ARMY 20190556

ORDER

WHEREAS:

During appellant's court-martial, the military judge orally ruled on defense counsel's motions made pursuant to Rule for Courts-Martial 914. Following her initial oral ruling, the military judge stated, "I will supplement my ruling with written findings of fact and conclusions of law prior to authentication of the record." The record of trial received by this court contains no written findings of fact and conclusions of law on defense counsel's motions made pursuant to Rule for Courts-Martial 914.

NOW THEREFORE, IT IS ORDERED:

1. No later than 24 March 2021, the Government Appellate Division shall inquire with the Fort Campbell Office of the Staff Judge Advocate to ascertain whether a written ruling exists.
2. If a written ruling exists, the Government Appellate Division shall, no later than 24 March 2021, acquire the ruling and file a motion to attach the ruling to the record of trial. If a written ruling does not exist, the Government Appellate Division shall, no later than 24 March 2021, file a pleading in compliance with this Order so stating.

DATE: 23 March 2021

FOR THE COURT:

(b) (6)

JOHN P. TAITT
Acting Clerk of Court

SIGRAH—ARMY 20190556

CF: JALS-DA
JALS-GA
JALS-CCR
JALS-CCZ
JALS-CR4