

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
POND, JUETTEN, and PARKER
Appellate Military Judges

UNITED STATES, Appellee
v.
Specialist BAILEY W. ROGERS
United States Army, Appellant

ARMY 20230290

Headquarters, Fort Stewart
Albert G. Courie III and Tyler J. Heimann, Military Judges
Lieutenant Colonel Tanasha N. Stinson, Staff Judge Advocate

For Appellant: Major Robert D. Luyties, JA; Captain Amir R. Hamdoun, JA.

For Appellee: Major Justin L. Talley, JA.

13 September 2024

DECISION

Per Curiam:

On consideration of the entire record, including consideration of the issues personally specified by the appellant, we hold the findings of guilty and the sentence, as entered in the Judgment, correct in law and fact. Accordingly, those findings of guilty and the sentence are AFFIRMED.*

FOR THE COURT:



JAMES W. HERRING, JR.
Clerk of Court

* Block 23 of the Statement of Trial Results, as incorporated into the Judgment of

(continued . . .)

(. . . continued)

the Court, is amended to reflect “38” instead of “0”. Block 24 is further amended to read: “Specification 3 of Charge III, min 2 months, max 6 months confinement; Specification 6 of Charge III, min 2 months, max 6 months confinement; confinement to run concurrently; the Military Judge shall adjudge a dishonorable discharge”.