

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
POND, MORRIS, and JUETTEN
Appellate Military Judges

UNITED STATES, Appellee
v.
Sergeant ULRICHCARDIN NABAMBIANJE
United States Army, Appellant

ARMY 20240372

Headquarters, U.S. North (Fifth Army)
Joseph K. Venghaus, Military Judge
Lieutenant Colonel Matthew T. Miller, Acting Staff Judge Advocate

For Appellant: Lieutenant Colonel Robert D. Luyties, JA; Captain Andrew W. Moore, JA.

For Appellee: Lieutenant Colonel K. M. Bohlke, JA.

28 May 2025

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

* The Judgment of the Court, dated 26 August 2024, is amended to reflect "20240372" as the "ACCA Case Number." Additionally, we correct and note the

(continued . . .)

(. . . continued)

following errors to the “Statement of Trial Results:” Block 12, “Confinement,” indicates appellant was not confined, when he was sentenced to 100 days confinement—we correct this scrivener’s error. Block 31 (whether appellant was convicted of a crime punishable by imprisonment for more than one year) of the “Statement of Trial Results” was incorrectly marked “Yes.” In accordance with *United States v. Williams*, 85 M.J. 121 (C.A.A.F. 2024), we lack the authority to modify Block 31. We do, however, note the discrepancy for the record.