

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
FLOR, POND, and COOPER
Appellate Military Judges

UNITED STATES, Appellee
v.
Specialist ELIJAH W. PHILLIPS
United States Army, Appellant

ARMY 20240512

Headquarters, U.S. Army Southern European Task Force, Africa
Thomas P. Hynes, Military Judge
Lieutenant Colonel William J. Stephens, Special Trial Counsel

For Appellant: Major Robert W. Rodriguez, JA; Major Robert W. Duffie, JA.

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

22 July 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

* There are numerous scrivener's errors in appellant's post-trial paperwork that warrant correction. The "Judgment of the Court," dated 25 November 2024, is

(continued . . .)

(. . . continued)

modified to reflect an “ACCA Case Number” of “20240512.” The blocks pertaining to the charged language for the Specifications of Charges I and II on the “Statement of Trial Results Segmented Findings Worksheet” are modified to correct the spelling of appellant’s last name (from “Philips” to “Phillips”). Lastly, the “Statement of Trial Results Segmented Sentencing Worksheet” is amended to reflect that the confinement adjudged for the Specification of Charge I was ordered to run concurrently with “Charge II,” and that the confinement adjudged for the Specification of Charge II was to run concurrently with “Charge I,” instead of “Spec II” and “Spec I,” respectively.