

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
MORRIS, JUETTEN, and MURDOUGH
Appellate Military Judges

UNITED STATES, Appellee
v.
Specialist JESUS O. NAVARRO
United States Army, Appellant

ARMY 20250171

Headquarters, 1st Cavalry Division
Javier E. Rivera Rosario, Military Judge
Lieutenant Colonel Ryan T. Yoder, Special Trial Counsel

For Appellant: Major Peter M. Ellis, JA; Captain Emily R. Ittner, JA.

For Appellee: Captain Nicholas A. Schaffer, JA.

20 March 2026

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.
Clerk of Court

* Appellant, pursuant to *United States v. Grostefon*, 12 M.J. 431 (C.M.A. 1982), alleges he received ineffective assistance of counsel. We note that he did so, not by

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submitting a sworn affidavit, but rather by asserting the claim without any supporting evidence. Nonetheless, the claim was asserted with such specificity that we found the matter unresolvable on the record alone and, consistent with our superior court's guidance in *United States v. Ginn*, 47 M.J. 236 (C.A.A.F. 1997), ordered defense counsel submit an affidavit to this court. Having reviewed said affidavit and the documents attached thereto, we find appellant's claim of ineffective assistance to be wholly without merit. We have further given full and fair consideration to the other matters personally raised by the appellant and find them to be without merit.