

# UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before  
COOPER, WILLIAMS, and SCHLACK  
Appellate Military Judges

**UNITED STATES, Appellee**  
**v.**  
**Specialist KONNER L. RUHRUP**  
**United States Army, Appellant**

ARMY 20230282

Headquarters, Fort Carson  
Jacqueline L. Emanuel, Military Judge  
Colonel Pia W. Rogers, Staff Judge Advocate

For Appellant: Major Bryan A. Osterhage, JA; William E. Cassara, Esquire (on brief and reply brief).

For Appellee: Colonel Richard E. Gorini, JA; Captain Vy T. Nguyen, JA (on brief).

15 May 2026

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DECISION ON REMAND  
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*This opinion is issued as an unpublished opinion and, as such, does not serve as precedent.*

Per Curiam:

On 15 January 2026, this court affirmed the findings of guilty and amended the Statement of Trial Results to reflect a confinement period of 10 years and 11 months. *United States v. Ruhrup*, ARMY 20230282, 2026 CCA LEXIS 58, at \*2 n.3 (Army Ct. Crim. App. 15 Jan. 2026) (mem. op.). On 27 April 2026, the United States Court of Appeals for the Armed Forces [CAAF] affirmed the findings of guilty but set aside this court's action on the sentence, and the case was remanded back to this court to conduct a new review of the sentence, consistent with CAAF's order—which asserted, in relevant part, the sentence, as entered in the original Judgment of the Court, was correct.

Upon further review, appellant's sentence, as entered in the Judgment of the Court, dated 18 September 2023, consisting of a dishonorable

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discharge, reduction to the grade of E-1, and confinement for 11 years and 10 months, is correct in law and fact. Accordingly, the sentence is AFFIRMED.

FOR THE COURT:



JAMES W. N  
Clerk of Court