

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
POND, MORRIS, and JUETTEN
Appellate Military Judges

UNITED STATES, Appellee
v.
First Lieutenant BRANDON J. HUERTA
United States Army, Appellant

ARMY 20240223

Headquarters, 1st Cavalry Division
Joseph K. Venghaus, Military Judge
Lieutenant Colonel Shaun B. Lister, Special Trial Counsel

For Appellant: Major Beau O. Watkins, JA; Captain Stephen R. Millwood, JA.

For Appellee: Pursuant to A.C.C.A. Rule 17.4, no response filed.

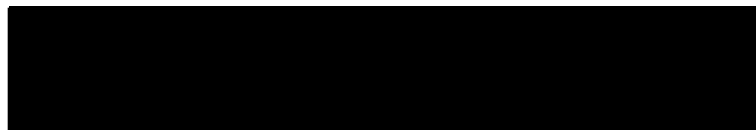
30 April 2025

DECISION

Per Curiam:

On consideration of the entire record, 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 “Modifications or Supplements to Statement of Trial Results” section of the Judgment of the Court erroneously states that “The request to reduce, commute, or suspend confinement was disapproved. The request to defer forfeiture of pay and

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allowances was disapproved.” That language is deleted. As correctly stated in the SJA Clemency Advice, the appellant did not submit any matters for the convening authority’s consideration.