

# UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before  
MERCK, CURRIE, and NOVAK  
Appellate Military Judges

**UNITED STATES, Appellee**  
v.  
**Private E1 MICHAEL J. ARROYO**  
**United States Army, Appellant**

ARMY 9901032

101st Airborne Division (Air Assault) and Fort Campbell  
G. J. Holland, Military Judge

For Appellant: Major Jonathan F. Potter, JA; Captain Kevin J. Mikolashek, JA.

For Appellee: Pursuant to A.C.C.A. Rule 15.2, no response filed.

12 April 2001

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MEMORANDUM OPINION ON FURTHER REVIEW  
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Per Curiam:

A military judge, sitting as a general court-martial, convicted appellant, pursuant to his pleas, of absence without leave (two specifications), failure to obey an order (two specifications), false official statements (two specifications), larceny (two specifications), forgery, and making checks without sufficient funds, in violation of Articles 86, 92, 107, 121, 123, and 123a, Uniform Code of Military Justice, 10 U.S.C. §§ 886, 892, 907, 921, 923, and 923a [hereinafter UCMJ]. The convening authority approved the adjudged sentence of a bad-conduct discharge, confinement for ten months, and forfeiture of all pay and allowances. We initially reviewed this case pursuant to Article 66, UCMJ, and set aside the convening authority's 11 January 2000 action and returned the record of trial to The Judge Advocate General for a new action by the same or a different convening authority.

The record is again before us for further review in accordance with Article 66, UCMJ. On consideration of the entire record, we hold that the findings of guilty and sentence as approved by the convening authority are correct in law and fact. Accordingly, the findings of guilty and the sentence are affirmed.

FOR THE COURT:

  
JOSEPH A. NEURAUTER  
Clerk of Court