

This reports the court-martial results for the National Capital Region for the month of April 2018. If you have any questions please contact Lieutenant Colonel Adam King at 703-784-0037.

A. U. S. v Gunnery Sergeant Gregory S. Simpson

4 May 2018

At a General Court-Martial at Marine Corps Base Quantico, Gunnery Sergeant Gregory S. Simpson was convicted by a panel of enlisted members of

- two specifications of Article 81 – conspiracy to commit 120(a)(5)
- two specifications of Article 120c – Indecent Visual Recording 120c(a)(2) and distribution of an indecent visual recording 120c(a)(3)
- three specifications of Article 128 – assault consummated by battery.

The panel of enlisted members sentenced the accused to a Bad Conduct Discharge, reduction to E-1, and 32 months confinement.

Pursuant to a pre-trial agreement, there was an 18 month cap on confinement and all penalties were approved as adjudged.

B. 11 May 2018

At a General Court-Martial at Marine Corps Support Facility, New Orleans, LA, a sergeant was acquitted by a panel of enlisted and officer members.

There was no pre-trial agreement in the case.

C. U. S. v Corporal Christopher R. Woodberry

16 May 2018

At a Special Court-Martial at Marine Corps Base Quantico, Corporal Christopher R. Woodberry was convicted by a military judge of

- one specification of Article 92 – failure to obey a lawful general order

The military judge sentenced the accused to reduction to E-2 and 14 days of hard labor without confinement. A letter of reprimand was granted.

There was no pre-trial agreement in the case.

D. U. S. v Staff Sergeant Veronica M. Haglund

17 May 2018

At a Special Court-Martial at Marine Corps Support Facility, New Orleans, LA, Staff Sergeant Veronica M. Haglund was convicted by a military judge of

- two specifications of Article 111 - drunken and reckless operation of a vehicle

The military judge sentenced the accused to reduction to E-5 and a letter of reprimand.

There was no pre-trial agreement in the case.

E. U. S. v Blake M. Lynn

18 May 2018

At a Special Court-Martial at Marine Corps Base Quantico, Sergeant Blake M. Lynn was convicted by a military judge of

- three specifications of Article 112a – wrongful use of controlled substance

The military judge sentenced the accused to reduction to a BCD (Bad conduct discharge) and reduction to E-2.

Pursuant to a pre-trial agreement, included was punitive discharge protection. As a result, the only effective sentence is reduction to E-2.

F. U. S. v Lance Corporal Daniel K. Mizuta

22 May 2018

At a General Court-Martial at Marine Corps Base Quantico, Lance Corporal Daniel K. Mizuta was convicted by a military judge of

- three specifications of Article 134 – child pornography

The military judge sentenced the accused to reduction to a BCD (Bad conduct discharge), reduction to E-1 and 18 months confinement.

Pursuant to a pre-trial agreement, the PTA had a two year confinement cap with no other proleclions.

G. U. S. v Gunnery Robin W. Rohlfs

31 May 2018

At Special Court-Martial at Kelley Barracks, U. S. Army Garrison, Stuttgart, Germany was convicted by a panel of enlisted and officer members of

- one specification of Article 134 – drunk and disorderly

The panel of enlisted and officer members sentenced the accused to forfeiture of \$1542 pay per month for 2 months, 14 days of confinement and no reduction.

There was no pre-trial agreement in the case.