

UNITED STATES ARMY COURT OF CRIMINAL APPEALS

Before
LIND, KRAUSS, and PENLAND
Appellate Military Judges

UNITED STATES, Appellee
v.
First Lieutenant CLINT A. LORANCE
United States Army, Appellant

ARMY 20130679

ORDER

WHEREAS:

On 3 February 2015, appellant filed a "Motion to Return this Incomplete Record of Trial to the Convening Authority for Consideration of and Action on Exculpatory and Mitigating Evidence Acquired After Initial Action but Before the Record Should Have Been Forwarded."

On 13 February 2015, appellee filed a "Motion for an Extension of Time to Respond to Appellant's Motion to Return the Record of Trial to the Convening Authority and Motion to File a Motion for Extension Out of Time," which we granted.

On 20 February 2015, appellee filed a "Response to Appellant's Motion to Return this Incomplete Record of Trial to the Convening Authority for Consideration of and Action on Exculpatory and Mitigating Evidence Acquired After Initial Action but Before the Record Should Have Been Forwarded."

NOW, THEREFORE, IT IS ORDERED:

Appellant's "Motion to Return this Incomplete Record of Trial to the Convening Authority for Consideration of and Action on Exculpatory and Mitigating Evidence Acquired After Initial Action but Before the Record Should Have Been Forwarded" is DENIED without prejudice to raise the matter in the normal course of appellate review.

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DATE: 24 February 2015

FOR THE COURT:



MALCOLM H. SQUIRES, JR.
Clerk of Court

CF: JALS-DA
JALS-GA
JALS-CCR

JALS-CCZ
JALS-CR3
JALS-TJ
